



THE FORT ST. GEORGE GAZETTE

Published by Authority

No. 60.] MADRAS, TUESDAY EVENING, SEPTEMBER 30, 1896. [Price, 2 annas.]

Part II.—Modifications by Government.

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[illegible]

PUBLIC DEPARTMENT.

NOTIFICATIONS

Rev. 20, Group, Cylinder 22, 1924.

No. 207.—The following resolution of the Government of India is published:—

EPIKALAPHE, GARDP & BUCHHEIT

Beulah, Mo 2894 July 1931

Six. F-17 (U.S.R.)—The Secretary of State for India in Council has decided that the resignation of a gentleman who was temporarily seconded to India at the time of reversioning notice of intended appointment as Member of the Council of India civil for the Province of Madras in 1906, allowance of £180 each way grant for the passage to England on appointment and the return voyage to India on termination of office, remains unchanged.

Dec 20, 1944, December 24, 1944.

26. 308.—The following resolution of the Government of India is published:—

THE UNIVERSITY OF CHICAGO PRESS

Estuaries and Coasts

Revised: 15th September 2024.

No. P-18471.—The regulations for the Indian Civil Service examination to be held in India in 1939 were published with the *Times* (by without notification No. P-15621-Narababam), dated the 29th May 1938, issued to be reviewed but came into operation on the same date.

N. K. MALDONADAR,
Chief Secretary

POLITICAL DEPARTMENT.

NOTIFICATION.

Port St. George, September 21, 1924.

No. 25.—By Edward Herbert Jackson, Esq., M.C., 1st Deputy District Commissioner, Government's Bailiwick, Malindi, having accepted of his resignation on the 15th day of September 1924 from his post, the command of His Majesty the Governor's Bailiwick, Malindi, from the 15th day of September 1924.

S. E. MARJORIBANKS,
Chief Secretary.

ECCLESIASTICAL DEPARTMENT.

MARRIAGE LICENCES.

Port St. George, September 21, 1924.

No. 178.—Under section 4 of the Indian Christian Marriage Act, 1913, the Government sanction the issue of a licence to the undersigned gentleman to solemnize marriages within the territories under the administration of the Government of Madras, in accordance with the provisions of the said Act.

Mr. John Robert Cope of the Salvation Army, residing at Sharncliffe in the town of Bhopal in the district of Quetta.

No. 179.—Under section 4 of the Indian Christian Marriage Act, 1913, the Government sanction the issue of a licence to the undersigned gentleman to solemnize marriages within the territories under the administration of the Government of Madras, in accordance with the provisions of the said Act, within the limits of the said Act.

Mr. John Robert Cope of the Salvation Army, residing at Sharncliffe in the town of Bhopal in the district of Quetta.

NOTIFICATION.

Port St. George, September 21, 1924.

The following notification of the Government of India is republished—

DEPARTMENT OF COMMERCE.

Dated, the 15th September 1924.

The Reverend Alfred Theodore Colborne, B.A., has been appointed to be a Chaplain of the Indian Ecclesiastical Establishment in the capacity of the Indian Diocese.

S. E. MARJORIBANKS,
Chief Secretary.

JUDICIAL DEPARTMENT.

LEAVE.

Port St. George, September 21, 1924.

No. 218.—M.R. By Rao Sahadur B. Rajagopala Rao Avargal, Acting Superintendent of Police, has average pay from the date of relief until the 22nd October 1924 preparatory to his retirement.

No. 219.—Mr. E. H. Fullerton, Superintendent of Police, leaves on average pay for one month from the date of relief under Fundamental Rule 41.

EXTENSION OF LEAVE.

Port St. George, September 21, 1924.

No. 220.—Mr. E. H. By Rao Sahadur A. Raju Sahadur, Deputy Superintendent of Police, on extension of leave on half average pay for two days under Fundamental Rule 41.

APPOINTMENT.

Port St. George, September 21, 1924.

No. 221.—Rao Sahadur Mohammed Abdul under Akbar Sahadur, Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Trincomalee district, to act as Superintendent of Police, Trincomalee district, in addition to his own duties, vide Mr. E. H. Jackson, gazetted leave.

of the owner. When, however, the owner claims relief under section 17 of the Act at the time of redemption of the tax at auction, on the ground that his total income will reach or exceed the limits specified in Schedule III, Part I, it has been decided by the Central Board of Revenue that if the owner claims his pay correctly, the auction should be granted.

No. 212.—The following notification of the Government of India is republished:—

GENERAL BOARD OF REVENUE.

CUTTACK BUREAU.

Bhub, the 10th September 1924.

No. 4163.—In exercise of the powers conferred by clauses (c) and (d) of section 11 of the Sea Customs Act, 1878 (VIII of 1878), and in pursuance of the notification No. 45, dated the 12th January 1914, published by the Government of Madras, on page 140 of the Fort St. George Gazette Part I, dated the 25th January 1924, the Central Board of Revenue hereby appoints the place described in column (4) of the schedule hereto annexed to be wharves for the loading and shipping of the goods mentioned in column (3) of the schedule at the port of Madras.

SCHEDULE.

Name of port.	Number of wharf.	Name of the wharf.	Limits of the wharf.	Particulars of classes of goods to be dealt with.	The manner of dealing with them.
			(1)	(2)	(3)
Madras	1	Government	The northern bank of the Madras River from the foot to the western limit of the pier, with the exception of the narrow portion measuring 15 ft. long and 10 ft. broad.	1. Goods other than petroleum.	Loading and shipping.
	1-A	Do.	The narrow portion measuring 15 ft. long and 10 ft. broad of the northern bank of the Madras River from the foot to the western limit of the pier.	Petroleum wherever there is bulk.	Do.

J. B. BROWN,
Deputy Secretary to Government.

(MARINE.)

NOTIFICATION.

Fort St. George, September 26, 1924.

No. 46.—In exercise of the powers conferred by sections 4 and 5 of the Marine Outports Landing and Shipping Fee Act, 1903 (LII of 1903), and in pursuance of all previous notifications on the subject, the Local Government are pleased to direct that, with effect from the 1st November 1924 and until further orders, the rates of loading and shipping fees to be levied on all passengers and goods landed from or shipped onto any vessel lying or being within the limits of the Port of Calcutta shall be 10 paise per cent in excess of the rates mentioned in the schedule annexed to the notification of the Local Government in the Marine Department No. 28, dated 17th July 1924, on pages 285-306 of Part I of the Fort St. George Gazette, dated 25th May 1924, as amended by notification No. 64, dated 7th July 1924, on pages 126-129 of Part I of the Fort St. George Gazette, dated 12th July 1924.

J. B. BROWN,
Deputy Secretary to Government.

LAW DEPARTMENT.

(General.)

LEAVE.

Fort St. George, September 22, 1924.

No. 501.—Under rules 41 and 52 of the Fort Madras Rules, M. R. E. Sankaran Chetti Chari, Acting Judge of the Court of Small Causes, Madras, being an average pay for holidays days and on half average pay for three months and twelve days in continuation thereof from the 12th September 1924 to from 2nd of roll-4.

Fort St. George, September 23, 1924.

No. 502.—Mr. G. M. Subbaray, Acting Superintendent, District Jail, Tirunelveli, leave on average pay for holidays days from the 28th July to 4th August 1924.

CONFIRMATION.

Port St. George, September 22, 1924.

No. 602.—M.R. By Vishwamaly Marappa Parakkalathu Pillai Arayal, Acting District and Sessions Judge, in reference to his appointment with effect from the 1st Jan. 1924.

POWERS.

Port St. George, September 24, 1924.

No. 604.—M.R. By Vishwamaly Marappa Parakkalathu Pillai Arayal, Acting District and Sessions Judge, in reference to his appointment with effect from the 1st Jan. 1924.

No. 605.—M.R. By Vishwamaly Marappa Parakkalathu Pillai Arayal, Acting District and Sessions Judge, in reference to his appointment with effect from the 1st Jan. 1924.

WITHDRAWAL OF POWERS.

Port St. George, September 28, 1924.

No. 606.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at the place specified appears in their names conferred on the undersigned gentlemen:—

M.R. By. Sengayya Palayya Arayal—Honn in the district of Salem.

Port St. George, September 22, 1924.

M.R. By. K. K. Sankaranarayanan Arayal—Tirucherry in the district of Madurai.

Port St. George, September 25, 1924.

M.R. By. Subbanna Thennayyan Naraya Gopalakrishna Naraya Gopal—Villupuram in the district of South Arcot.

Port St. George, September 23, 1924.

No. 607.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at the place specified appears in their names conferred on the undersigned gentlemen:—

M.R. By. Sankaranarayanan Chellappa Narayanan Chellappa Arayal.

M.R. By. Vaidyanathan Arayal—who has been transferred from the place.

INTERVIEW OF POWERS.

Port St. George, September 26, 1924.

No. 608.—The Governor in Council is pleased to appoint the undersigned gentlemen to be Special Magistrates for the areas comprised within the jurisdiction of the Bench of Magistrates at the places specified appears in their names and subject to the terms and conditions specified in regulations No. 177, dated the 12th August 1918, published at pages 1040 and 1041 of Part I of the Port St. George Gazette of the 25th June, as amended by regulations No. 109, dated the 23rd October 1918, published at page 1242 of Part I of the Port St. George Gazette, dated the 23rd October 1918, and regulations, dated the 24th January 1923, published at page 146 of Part I of the Port St. George Gazette, dated the 26th January 1923:—

M.R. By. Chinnappa Narayanan Arayal—Honn in the district of Salem.

Port St. George, September 22, 1924.

M.R. By. Pottabai Krishna Honn Arayal—Tirucherry in the district of Madurai.

M.R. By. Sankaranarayanan Chellappa Narayanan Chellappa Arayal—Tirucherry in the district of Madurai.

Port St. George, September 23, 1924.

No. 609.—Under section 337 of the Code of Criminal Procedure, 1898, the undersigned officers in the districts specified appears in their names are authorized to issue laws the evidence of witnesses with their own hand in the English language:—

M.R. By. A. H. Natarajan Arayal, Second-class Magistrate—Kannur.

M.R. By. Karimulla Kallikattil Arayal, Deputy Collector and Executive Magistrate—Kannur.

M.R. By. Pottabai Krishna Honn Arayal, Deputy Collector and Executive Magistrate—Kannur.

M.R. By. T. Sankaranarayanan Narayanan Narayanan Arayal, Deputy Collector and Executive Magistrate—Kannur.

Port St. George, September 24, 1924.

No. 610.—Under section 12 of the Code of Criminal Procedure, 1898, the undersigned officers in the districts specified appears in their names are authorized to issue laws the evidence of witnesses with their own hand in the English language:—

the Government may make as a magistrate of that class except the power to record statements and summonses under section 164, authorize the detention of persons in the custody of the Prison under section 167 and pass orders as to first offenders under section 162.—

M.R. Ry. D. Rameswari Ponnala, Stationary Sub-Magistrate in the District of Kistna.

Port St. George, September 23, 1924.

M.R. Ry. Comabathu Molihara Rao Yasa Rao, Stationary Sub-Magistrate in the District of Sclera.

Port St. George, September 24, 1924.

No. 411.—Under section 57 of the Code of Criminal Procedure, 1898, the undersigned official is empowered to hear appeals from the sentences of second and third class magistrates.—

M.R. Ry. Sandana Pilla Anantharam Pillai Anagall, Sub-divisional First-class Magistrate in the District of Anantapur.

Port St. George, September 26, 1924.

No. 412.—Under section 162 of the Code of Criminal Procedure, 1898, as amended by Acts XVIII and XXXVII of 1923, the Government hereby specially empower the undersigned second class Magistrate in the district specified against their names to pass orders as to first offenders.—

M.R. Ry. A. P. Nataru Appay—Kannad.

Port St. George, September 25, 1924.

M.R. Ry. Sengul Panayya—Eluru.

Port St. George, September 26, 1924.

No. 413.—Under section 164 of the Code of Criminal Procedure, 1898, as amended by the Criminal Procedure Code Amendment Act XVIII of 1923, the undersigned second class Magistrate in the district specified against his name is empowered to record any statement made to him in the course of an investigation under Chapter XIV of the said Code or at any time afterwards before the commencement of the inquiry or trial.—

M.R. Ry. A. B. Nataru Appay—Kannad.

Port St. George, September 25, 1924.

No. 414.—Under section 164 of the Code of Criminal Procedure, 1898, as amended by the Criminal Procedure Code Amendment Act XVIII of 1923, the undersigned second class Magistrate in the district specified against his name is empowered to record any statement or confession made to him in the course of an investigation under Chapter XIV of the said Code or at any time afterwards before the commencement of the inquiry or trial.—

M.R. Ry. Vithalabham Sanga Appay Polamallu. Appay—Tamilndy.

Port St. George, September 25, 1924.

No. 415.—Under the provisions of section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint Major John O'Connor Phelan to be a Special Magistrate for the appointment within the jurisdiction of the Bench of Magistrates at Guntur in the Madras District, in respect of cases coming before the Bench constituted for Port Louis under notification No. 313, dated the 23rd March 1920, published at page 464 of Part I of the Port St. George Gazette, dated the 26th March 1920, and to exercise on him in respect of such cases all the ordinary powers assigned by a magistrate of the second class under section 32 of the Code except the powers conferred by sections 33, 34, 36, 37, 123, 125, 126, 167, 448 and 525.

NOTIFICATIONS

Port St. George, September 24, 1924.

No. 416.—With reference to regulation 12 of the regulations for the control of the Government Fisheries in Andamans of the Andaman College of Commerce and Economics, Bombay, published in the 36th division of the Government of Bombay No. 4204, dated the 17th October 1923, it is hereby published for general information that M.R. Ry. P. N. Paramasiva Appay, s.c., s.s.s., holder of a permanent appointment under the certificate, 93, Indian Forest, Madras, has been approved by the Madras Government to take and bring specimens.

The number of specimens he is permitted to take is two.

Port St. George, September 25, 1924 [G.O. No. 8608, Secy (Genl-ly).]

No. 417.—The following names of an auditor who has been granted a certificate by the Madras Government in compliance with the rules made under section 146 (2) of the Indian Companies Act, 1913, is published for general information:—

Name, M.R. Ry. T. N. Gangadri Appay, address, No. 312, Theodor Chett Street, Madras; married; as unattached, unattached; permanent or temporary, permanent.

Port St. George, September 25, 1934 [P. O. No. 2074, Law (General).]

No. 433.—In exercise of the powers conferred by sub-section (1) of section 36 of the Madras Village Courts Act, 1889, as amended by Madras Act II of 1920 and by virtue of section 15 of the Madras General Clauses Act, 1901, and of other powers hereunto enabling the District Court at St. Thomas Mount, in the district of Chingleput, do hereby declare the municipal jurisdiction conferred upon it by notification No. 299, dated the 8th June 1922, published at page 107 of Part I of the Port St. George Gazette, dated the 22nd June 1922.

Port St. George, September 25, 1934.

No. 434.—The following resolution of the Government of India is reproduced:—

HOME DEPARTMENT.

Sixth, the 22nd August 1934.

No. P. 403724-Indial.—In exercise of the powers conferred by sub-section (2) of section 50 of the Government of India Act, the Governor General in Council is pleased to direct that the following amendments be made in Part M. of the Handbook of the Government of India, in the Home Department Nos. 718—724 (Indial), dated the 29th June 1933, relating to the assistant Agents, officers and other instruments on behalf of His Majesty's Secretary of State for India in Council, namely:—

After item 8 the following shall be inserted, namely:—

" 9.—Contracts and other instruments relating to matters connected with the Department of By the Director of Fisheries".
Furnished within the limit of value of Rs. 5000.

ACQUISITION OF LANDS

Port St. George, September 18, 1934.

Under section 6, Act I of 1894, The Executive Engineer in Council hereby declares that the land mentioned below and surrounding a belt of an acre, by the name a little more or less, is needed for a public purpose, to wit, for the provision of barracks for the Adjutant-General, and, under sections 2 and 3 of the same Act, the District Labour Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Tanjore, and may be inspected at any time during office hours.

Tanjore District, Haverhill taluk, No. 44 Haverhill village.

	area
Wm. No. 312 R. across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and by No. 313, south by No. 314 B, and by No. 314 C.	0.02
Wm. No. 314 A, across 8 P. Subbarayan Nadar, bounded on the north by No. 314 A, and by No. 314 C, south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 B, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 C, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 D, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 E, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 F, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 G, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 H, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 I, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 J, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 K, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 L, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 M, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 N, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 O, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 P, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 Q, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 R, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 S, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 T, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 U, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 V, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 W, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 X, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 Y, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Nedun. No. 314 Z, across 18 P. Subbarayan Nadar, bounded on the north by No. 314 A, and south by No. 314 B, C, D, and by No. 314 D.	0.02
Total ..	0.02

Port St. George, September 25, 1934.

Whereas it appears to Government that the aforementioned lands are needed for public purposes, to wit, for the provision of barracks for the Adjutant-General in Madras village, Chingleput taluk, Chingleput district, within the limits of the territory of the said village, and, under sections 2 and 3 of the same Act, the District Labour Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Tanjore, and may be inspected at any time during office hours.

REVENUE DEPARTMENT.

LEAVE.

Per St. George, September 22, 1924.

No. 381.—Under rule 41, (4) (5) of the *Public Service Act*, 1919, Mr. J. E. By, K. McIlwainson, Esq., Deputy Collector, leave to average pay from 1st to 22nd September 1924, both days inclusive.

CANCELLATION OF POSTING.

No. 382.—The posting of Mr. W. H. Minkell, Deputy Collector, as provision, Cape Colony, via Mr. J. A. Byers, I.C.P., and on to Melbourne No. 345, dated 1st September 1924, published on page 1044 of Part I of the *Per St. George Gazette*, dated 21 September 1924, is cancelled.

POSTING.

Per St. George, September 25, 1924.

No. 383.—The following posting of a Deputy Collector is ordered:—

M.R. By, Yorkton, to the position of Deputy Collector, on completing the inspection of sub-treasuries, North Area, to the North Area Treasury.

NOTIFICATIONS.

Per St. George, September 25, 1924.

No. 384.—The following Press Communication will be issued:—

Press Communication.

[Kootenai Estates—Trigalide system—Dry lands—Decision—Lory of a fee.]

In October 1920 the Government ordered the levy of a fee of \$5, in case in respect of all dry lands to be included in the irrigable system of the Kootenai Eastern and Southern Western Division, subject to the condition that in the case of "Kootenai" lands (lands irrigated by old water) which had been under irrigation for five or more years continuously the fee should be \$5, if not so much.

2. During the year of the Honorable the Honorable Member in the Kootenai division in October 1921, a deputee of mine that asked on him at Kootenai asked the cancellation of the order. The Honorable Member promised to examine the whole question again. As a result of the examination of the matter, the Government came to the conclusion that there was no ground for withdrawing from the levy of the fee, except on the case of lands to which water rights had been transferred from "irrigated lands" by sale or by exchange.

3. At a meeting held on 14th February 1924 the Legislative Council passed a resolution moved by Mr. F. F. Fothergill, recommending the cancellation of the order in relation to the levy of the fee. The question was again been considered with reference to the speeches made in the Legislative Council. The main considerations for the levy of the fee are dealt with in the following paragraphs.

4. The importance of dry land in the irrigable system, given that once the right is recognized as such, and the right to be irrigated is recognized for wet areas. Over 75,000 acres of dry land are proposed for inclusion in the irrigable system in the Kootenai Eastern and Southern Western Division. The inclusion of such a large area would do the following, regarding, reworking, and in many cases the reworking of the same, channels and distribution of a large percentage of existing water in some as adequate supply.

5. It was in order to meet the cost of these improvements which are required almost wholly in the interests of the area proposed to be included in the wet system, that the inclusion fee was proposed by the special officers and accepted by Government. The cost was estimated in 1920-21 at \$5. 45 cents and at present rates, will be considerably more. From the fee proposed is to be able to cover the expenditure fully.

6. At present an estimated rate of \$5 per acre is charged on dry lands included with wet areas in Government irrigations. As soon as the system proposed is finally given effect to, included lands will be treated as settlement with lands and will no longer have to pay the estimated fee. The loss of revenue to Government on this account is estimated approximately at \$5. 45 cents per acre.

7. If the cost of work of this kind is to be taken on the general revenues, the difficulty of financing new projects will be increased and if the burden is not to fall on the general tax-payer, the only source left open to Government, is the levy of a special fee to be levied upon the lands to be included. The expenditure for the inclusion of the lands is greater. Such a matter is, however, undesirable in the present state of the Government.

8. In these circumstances and in view of the fact that the increased value of the lands to be included due to the inclusion in a wet system, more than the fee paid, the Government now in order to accept the resolution to cancel the order respecting the levy of the fee. Should there be individual cases of hardship such as in the case of lands of poor quality, the Government will be prepared to consider such cases on their merits.

Per St. George, September 30, 1924.

No. 385.—Under section 48 (1) of the *Land Acquisition Act*, 1919, the Government in Council hereby withdraws from the operation of 50 route 462 square blocks in T.S. No. 4440, 4441, 4442, 4443, 4444, 4445, 4446, 4447, 4448, 4449, 4450, 4451, 4452, 4453, 4454, 4455, 4456, 4457, 4458, 4459, 4460, 4461, 4462, 4463, 4464, 4465, 4466, 4467, 4468, 4469, 4470, 4471, 4472, 4473, 4474, 4475, 4476, 4477, 4478, 4479, 4480, 4481, 4482, 4483, 4484, 4485, 4486, 4487, 4488, 4489, 4490, 4491, 4492, 4493, 4494, 4495, 4496, 4497, 4498, 4499, 4500, 4501, 4502, 4503, 4504, 4505, 4506, 4507, 4508, 4509, 4510, 4511, 4512, 4513, 4514, 4515, 4516, 4517, 4518, 4519, 4520, 4521, 4522, 4523, 4524, 4525, 4526, 4527, 4528, 4529, 4530, 4531, 4532, 4533, 4534, 4535, 4536, 4537, 4538, 4539, 4540, 4541, 4542, 4543, 4544, 4545, 4546, 4547, 4548, 4549, 4550, 4551, 4552, 4553, 4554, 4555, 4556, 4557, 4558, 4559, 4560, 4561, 4562, 4563, 4564, 4565, 4566, 4567, 4568, 4569, 4570, 4571, 4572, 4573, 4574, 4575, 4576, 4577, 4578, 4579, 4580, 4581, 4582, 4583, 4584, 4585, 4586, 4587, 4588, 4589, 4590, 4591, 4592, 4593, 4594, 4595, 4596, 4597, 4598, 4599, 4600, 4601, 4602, 4603, 4604, 4605, 4606, 4607, 4608, 4609, 4610, 4611, 4612, 4613, 4614, 4615, 4616, 4617, 4618, 4619, 4620, 4621, 4622, 4623, 4624, 4625, 4626, 4627, 4628, 4629, 4630, 4631, 4632, 4633, 4634, 4635, 4636, 4637, 4638, 4639, 4640, 4641, 4642, 4643, 4644, 4645, 4646, 4647, 4648, 4649, 4650, 4651, 4652, 4653, 4654, 4655, 4656, 4657, 4658, 4659, 4660, 4661, 4662, 4663, 4664, 4665, 4666, 4667, 4668, 4669, 4670, 4671, 4672, 4673, 4674, 4675, 4676, 4677, 4678, 4679, 4680, 4681, 4682, 4683, 4684, 4685, 4686, 4687, 4688, 4689, 4690, 4691, 4692, 4693, 4694, 4695, 4696, 4697, 4698, 4699, 4700, 4701, 4702, 4703, 4704, 4705, 4706, 4707, 4708, 4709, 4710, 4711, 4712, 4713, 4714, 4715, 4716, 4717, 4718, 4719, 4720, 4721, 4722, 4723, 4724, 4725, 4726, 4727, 4728, 4729, 4730, 4731, 4732, 4733, 4734, 4735, 4736, 4737, 4738, 4739, 4740, 4741, 4742, 4743, 4744, 4745, 4746, 4747, 4748, 4749, 4750, 4751, 4752, 4753, 4754, 4755, 4756, 4757, 4758, 4759, 4760, 4761, 4762, 4763, 4764, 4765, 4766, 4767, 4768, 4769, 4770, 4771, 4772, 4773, 4774, 4775, 4776, 4777, 4778, 4779, 4780, 4781, 4782, 4783, 4784, 4785, 4786, 4787, 4788, 4789, 4790, 4791, 4792, 4793, 4794, 4795, 4796, 4797, 4798, 4799, 4800, 4801, 4802, 4803, 4804, 4805, 4806, 4807, 4808, 4809, 4810, 4811, 4812, 4813, 4814, 4815, 4816, 4817, 4818, 4819, 4820, 4821, 4822, 4823, 4824, 4825, 4826, 4827, 4828, 4829, 4830, 4831, 4832, 4833, 4834, 4835, 4836, 4837, 4838, 4839, 4840, 4841, 4842, 4843, 4844, 4845, 4846, 4847, 4848, 4849, 4850, 4851, 4852, 4853, 4854, 4855, 4856, 4857, 4858, 4859, 4860, 4861, 4862, 4863, 4864, 4865, 4866, 4867, 4868, 4869, 4870, 4871, 4872, 4873, 4874, 4875, 4876, 4877, 4878, 4879, 4880, 4881, 4882, 4883, 4884, 4885, 4886, 4887, 4888, 4889, 4890, 4891, 4892, 4893, 4894, 4895, 4896, 4897, 4898, 4899, 4900, 4901, 4902, 4903, 4904, 4905, 4906, 4907, 4908, 4909, 4910, 4911, 4912, 4913, 4914, 4915, 4916, 4917, 4918, 4919, 4920, 4921, 4922, 4923, 4924, 4925, 4926, 4927, 4928, 4929, 4930, 4931, 4932, 4933, 4934, 4935, 4936, 4937, 4938, 4939, 4940, 4941, 4942, 4943, 4944, 4945, 4946, 4947, 4948, 4949, 4950, 4951, 4952, 4953, 4954, 4955, 4956, 4957, 4958, 4959, 4960, 4961, 4962, 4963, 4964, 4965, 4966, 4967, 4968, 4969, 4970, 4971, 4972, 4973, 4974, 4975, 4976, 4977, 4978, 4979, 4980, 4981, 4982, 4983, 4984, 4985, 4986, 4987, 4988, 4989, 4990, 4991, 4992, 4993, 4994, 4995, 4996, 4997, 4998, 4999, 5000.

No. 218.—In exercise of the powers conferred by section 3, clause (c) of the Madras Agricultural Pests and Diseases Act, 1919, the Government (Ministry of Development) hereby declare that the plant known as 'water hyacinth' is a 'noxious weed'. Under clauses 3, clauses (b) and (c) of the Act, the Government (Ministry of Development) prohibit the transport of this weed from one village to another or the transportation from one water source or reservoir to another in the whole of Madras and in the divisions of Madras and Ceylon in the Gazette orders from the 1st October 1923 to 31st December 1923 and direct that the weed whenever found at the said lakes and reservoirs be killed.

No. 219.—In exercise of the powers conferred by section 29, clause (a) of the Madras Agricultural Pests and Diseases Act, 1919, the Government (Ministry of Development) hereby declare that, in respect of the plant known as 'water hyacinth', the word 'plant' shall include the 'seed of the plant'.

No. 221.—In accordance with the direction of the water hyacinth in the lake of Serudu and in the divisions of Madras and Ceylon in the Gazette orders the following are appointed inspecting officers under section 19 of the Madras Agricultural Pests and Diseases Act 1919:—
(1) Revenue Inspectors, Minor Irrigation Officers, Supervisors of Cessworks of the Public Works and Canal Fund Departments in the lake of Serudu, and in the divisions of Madras and Ceylon in the Gazette orders.

(2) Under section 11 (f) of the above said Act the Government (Ministry of Development) are pleased to direct that appeals under section 4 of the Act shall be to the Tahsildar or Deputy Tahsildar in independent charge having jurisdiction over the water sources or premises concerned.

Port St. George, September 23, 1924.

No. 222.—The Governor in Council declares under section 4 of the Madras Forest Act V of 1912, that it is proposed to maintain the area described in the schedule below as reserved forest under the Act:—

SCOTT'S.

Below District, after table.

[Name of block, addition to the Vengaloor reserved forest—Area, 7.81 acres.]

Approximate survey No. 1 of Block No. 20 of the Panchayat village.

Notes.—The land is situated within the Vengaloor reserved forest.

2. The Governor in Council under clause C of section 4 of the Act appoints the Revenue District Officer, Salem, for the time being to be the Forest Section Officer:—

(1) to inspect and determine the boundaries, nature and extent of any rights claimed by or alleged to exist in favour of any person, in or over the land comprised within the reserved forest, and to report to the Collector of any alleged right in regard to any forest produce on such lands and

(2) to deal with such claims in the manner provided in Chapter II of the Act. The Governor in Council under section 4 of the Act appoints the District Forest Officer, South Arcot (Trichinopoly), for the time being to attend as behalf of Government during the vacancy.

3. The Secretary in Council under the authority vested in him by section 4 of the Act appoints the Collector, Salem, for the time being to hear appeals from the orders of the Forest Section Officer, under sections 11, 12 and 13 of the Act.

Port St. George, September 23, 1924.

No. 223.—The following notification of the Government of India is republished:—

DEPARTMENT OF INDUSTRY AND LABOUR.

Dated, the 26th September 1924.

Ms. M-106.—In exercise of the powers conferred by sub-section (1) of section 4 of the Indian Mines Act, 1923 (IX of 1923), the Government in Council is pleased to appoint Mr. W. Kirby, B.Sc., Inspector of Mines, to be Chief Inspector of Mines for the whole of British India, and Mr. B. H. Sengupta, with effect from 26th September 1924.

Port St. George, September 24, 1924.

No. 224.—The following resolution of the Government of India is republished:—

DEPARTMENT OF COMMERCE.

Dated, the 26th September 1924.

Ms. 4272 (4).—As recommended in the Legislative Assembly on the 11th March last, in view of the resolution adopted by the Assembly recommending an agreement granting the importation of a corresponding duty on South African coal imported into India, the Government of India decided to enter in the Tariff Board for consideration the question whether the Indian coal trade has such of protection either against coal from South Africa or against imports of foreign coal generally, and if so, whether, having regard to all the interests concerned, protection should be accorded to it.

2. Imports of coal into India are relatively small, and are steadily diminishing in quantity. The average production of coal in India during the last three years has been about 27 million tons per annum. Imports during the same period were:—

		Thousands of tons			Thousands of tons
1921-22	..	1,682	1923-24	..	595
1922-23	..	812			

The returns for the first four months of the present year, 1924-25, show a further rapid decrease in imports as compared with the first four months of previous years, viz. —

	Thousands of tons		Thousands of tons
1922 April to July	490	1924 April to July	158
1923 do.	395		

Total imports in the two years preceding the war were —

	Thousands of tons		Thousands of tons
1915-16	645	1918-19	592

Total imports have thus now fallen to pre-war level.

3. At the same time, exports of and from India to other countries have seriously increased. Export figures for the years before and after the war are —

	Thousands of tons		Thousands of tons
1912-13	679	1922-23	113
1913-14	727	1923-24	68
1924-25	1,142		

During the present year, there has been some recovery, exports for the four months ending the 31st July last amounting to 80,000 tons.

4. It is evident from these figures that the competition from which the Indian coal industry is now suffering is not so much in the Indian market as in overseas markets, such as Ceylon and Singapore. It is also evident that overseas markets cannot be recovered by the protection of the Indian market. They can only be recovered by improving and grading the quality of coal for export, and by reducing the cost of production and transport. At the same time, it is possible that the measures which are necessary to revive the overseas market, may be sufficient, without further protection, to enable Indian coal to meet competition in the home market.

5. The grading and transport of coal are highly technical subjects, with which the Tariff Board is not fully equipped to deal. The Government of India have, therefore, decided to appoint an expert Committee, representative of the interests concerned, to consider this side of the question, with the following terms of reference —

"To enquire and report —

- (1) generally what measures can be taken by Government, by the coal trade, by the railways and by the ports, which apply to coal-mines, to advance the export of suitable coal from Calcutta to India and foreign ports; and
- (2) in particular, whether effective measures can be taken for the grading and grading of Indian coal for export and for bunkering, and how the cost of such measures should be met."

6. The Committee will be composed as follows —

T. Nares, Esq., C.S., C.B., I.C.S.	<i>President.</i>
Members,	
The Chief Mining Engineer in the Railway Board.	
F. C. Lewis, Esq., C.E., Director of Mines Intelligence.	
F. C. Stuart-Watson, Esq., Chairman, Calcutta Port Trust.	
A. A. F. Hay, Esq., Chairman, Indian Mining Association.	
W. P. Banerjee, Esq., Vice-Chairman, Indian Mining Federation.	
For Bengal, Mr. K. S. Ghosh, Esq., M.C.S., at Messrs. Martin & Co., Calcutta.	
The Member Mr. J. W. A. Bell of Messrs. Mackinnon Mackenzie & Co., Calcutta.	<i>Secretary.</i>

H. P. V. Townsend, Esq., I.C.S.

It is hoped that a Committee so composed will be able to devise practical measures, applicable in all interests concerned, for advancing the subject in view.

7. The Committee will hold an inquiry at Calcutta. It may find it necessary to hear the evidence, for the matter is either put in the Government of India (which the sub-committee might be appointed). But this question will be left to the decision of the Committee itself. The Committee will assemble in October, and report to the Government of India at the earliest possible date.

8. The recommendations of the Committee will necessarily influence the Tariff Board's investigation of the question whether the Indian coal trade is in need of protection. The Government of India, therefore, after consulting the Tariff Board, have decided to postpone this reference to the Tariff Board until after the Committee has reported.

ACQUISITION OF LAND.

Fort St. George, September 25, 1924.

Under section 4, Act I of 1894, The Kandam (the Government in Council) hereby declares that the land mentioned in the following schedule and measuring 500 acres, be the same a 2000 acres or less, is needed for a public purpose, to wit, for the construction of quarters for the Judge and his family and the Judge's office in Annamalai Zam Zam, Bangalore, Madras; and, under sections 5 and 7 of the same Act, the District Officer, Madras, is appointed to perform the duties of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Officer, Madras, and may be inspected at any time during office hours.

Under section 12 of the Act, the Government in the Ministry of Public Works hereby declares that the following kinds of tolls shall be leviable from passengers, animals, vehicles and goods conveyed across the ferry—

1	For a man, woman or child, over six years	10	5	0
2	For a man, woman or child, under six years	10	5	0
3	For a mule, bullock, buffalo, bull, cow or goat including an attendant	5	0
4	For a horse, bullock, buffalo, bull, cow or goat including an attendant	1	0
5	For a passenger, mounted, riding on a horse, including the horse and the passenger when their number is less than eight	5	0
6	For a passenger, mounted, riding on a horse, including the horse and the passenger when their number is eight or more	4	0
7	For a bullock or mule carrying the rider	2	0
8	For a bullock or mule carrying the rider	2	0
9	For a bullock or mule carrying the rider and passenger	4	0
10	For an animal, unmounted, including the man or woman driving it and the driver	1	0
11	For a bullock or mule carrying the rider and passenger	2	0
12	For a bullock or mule carrying the rider and passenger	2	0
13	For a bullock or mule carrying the rider and passenger	2	0
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99	For a bullock or mule carrying the rider and passenger	2	0
100	For a bullock or mule carrying the rider and passenger	2	0

ACQUISITION OF LANDS.

Act 26, Punjab, September 25, 1934.

Whereas it appears to the Government that the lands mentioned below and measuring 615 ares, be the same a little more or less in Khatkhat village of Pindergar taluk in the Gurdwara district, as needed for a public purpose, to wit, repairs to Vaidia tank of Khatkhat, return to that effect as hereby given, and whereof it may become necessary to purchase or acquire a portion of the same; and whereas the Government in Council hereby authorizes the District Officer, Pindergar, and his assistants to execute the powers conferred by section 4 (2) of the Act, Under section 5 of the same Act, the District Officer, Pindergar, is appointed to perform the functions of a Collector under the Act. All persons interested in the lands and required to lodge before the said officer within thirty days after the issue of this notification is summoned in writing to their respective offices.

Gurdwara district, Pindergar taluk, Khatkhat village.

Lot 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 98

Goderich district, Ramothambagar taluk, Manikpalli village—cont.

No. 204-4, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; and by No. 204-4, south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-5, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-6, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-7, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-8, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-9, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-10, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-11, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-12, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-13, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-14, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-15, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-16, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-17, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-18, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-19, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-20, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-21, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-22, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-23, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-24, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-25, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-26, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-27, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-28, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-29, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00
No. 204-30, belonging to Rajapur Balli Bannaya, bounded on the north by No. 204-4; south by No. 204-4; east by No. 204-4; west by No. 204-4.	0-00

Under section 3, Act I of 1884, His Excellency the Governor in Council hereby declares that the land mentioned before surveying as being of an acre, to be more or less more or less, is needed for a public purpose, to wit, for the straightening of the main road in the village of Manikpalli, and, under section 3 and 7 of the same Act, the Revenue District Officer, Manikpalli, is required to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue District Officer, Manikpalli, and may be inspected at any time during office hours.

Tanjore district, Moudhan taluk, No. 43, Parakeeran village.

Government, Revenue, No. 100-11 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-12 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-13 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-14 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-15 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-16 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-17 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-18 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-19 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-20 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-21 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-22 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-23 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-24 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-25 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-26 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-27 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-28 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-29 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00
Government, Revenue, No. 100-30 part, belonging to M. S. Sanyal, bounded on the north by No. 100-11; south by No. 100-11; east by No. 100-11; west by No. 100-11.	0-00

B. KARASINHA ATTANDAR,
Under Secy. to Govt., F.W.D. (Surveys).

PAPERS PLACED AT THE DISPOSAL OF THE PRESS

REVENUE DEPT. AND CIVIL SUPPLY DEPT.

AMERICAN ESTATE MAP 1873—Unissued	
U.O. No. 611, dated 10th Feb., 1884, dated 10th September 1884	[F.W.]
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U.O. No. 100, dated 10th Feb., 1884, dated 10th September 1884	[F.W.]

[N.B.—Copies of any of the foregoing papers may be obtained on payment of the price stated in brackets against each and on application to the Superintendent, Government Press, Fort St. George, Madras.]

M. K. MAJUMDAR,
Chief Clerk.



ഫോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ്

ഭാഗം 1-ാം ഭാഗം അനുബന്ധ സപ്തമാസം.

SUPPLEMENT TO PART I OF THE PORT ST. GEORGE GAZETTE.

SEPTEMBER 30, 1924.

നമ്പർ 48]

പ്രസിദ്ധീകരിച്ച തീയതി: 1924 ഫെബ്രുവരി 20-ാം തീയതി.

[പേജ് 2 ന്റെ.]

ഗവൺമെൻ്റ് പരസ്യങ്ങളുടെ മലയാള തർജ്ജമ

Malayalam Translations of Notifications by Government.

ഈ പതിപ്പിന്റേതാണ്.

(Korak.)

പി. സി. സി. ഓ.

കോളി അക്ട് നമ്പർ 1, 1924, അനുബന്ധ 17-ാം ഭാഗം.

നമ്പർ 587.—1921 ജൂൺ 7-ന് തീയതിയിലുള്ള ഗോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ് 1-ാം ഭാഗം 270-571 പേജുകളിൽ 1921 മാർച്ച് 16-ന് തീയതിയിലുള്ള 473 (നമ്പർ) 140-ാം നമ്പർ പരസ്യത്തിൽ ഈ വിഷയത്തെക്കുറിച്ച് അറിയിക്കുന്നതിനായി സർവ്വകലാശാലയിൽ ഓരോ വിഷയവും വിശദമായി പരിശോധിക്കുന്നതിനായി അറുപതു അംഗങ്ങളുള്ള ഒരു കമ്മിറ്റി നിയമിക്കപ്പെട്ടു. ഈ കമ്മിറ്റി 1919 മാർച്ച് 19-ന് ഇത്തരം വിവരങ്ങൾ അറിയിച്ച 2-ാം ഭാഗം 1-ലെ തീരുമാനങ്ങൾ പ്രകാരം തയ്യാറാക്കിയ റിപ്പോർട്ട് 2029 പേജുള്ള ഗോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റിൽ പ്രസിദ്ധീകരിച്ചു.

അതായത്,

XI എന്ന ഖണ്ഡത്തിലെ അനുബന്ധ 17-ാം ഭാഗം പ്രകാരം.

"XI-A. അനുബന്ധ 17-ാം ഭാഗത്തിൽ പറയുന്ന വിധം സർവ്വകലാശാലയിൽ പരസ്യപ്പെടുത്തിയ അതിന്റെ അടിസ്ഥാനപരമായ വിവരങ്ങൾ അറിയിക്കുന്നതിനായി, XII എന്ന ഖണ്ഡത്തിൽ ചേർക്കപ്പെടുന്ന വിവരങ്ങൾ പരസ്യപ്പെടുത്തും."

XII എന്നു ചുരുക്കിയിട്ട് (I) എന്ന പേരുള്ളിൽ താഴെ പറയുന്ന വേദങ്ങൾ ചേർത്തു, അതായതു :—

(i) (4) എന്ന ലക്ഷണങ്ങൾക്കു താഴെ പറയുന്നതു ചേർത്തു :—

"(A) തിരിച്ചറിയുന്ന ആദ്യത്തെ പേരും പേരും."

(ii) (5) എന്ന ലക്ഷണങ്ങൾക്കു താഴെ പറയുന്നതു ചേർത്തു :—

"(B) തിരിച്ചറിയുന്ന ആദ്യ വാക്യങ്ങളിൽ ആദ്യത്തെ വാക്യം (അല്ലെങ്കിൽ ആദ്യത്തെ വാക്യത്തിൽ ആദ്യത്തെ വാക്യം)."

മി. വി. കുറുവില,
അദ്ധ്യക്ഷൻ, മലയാളം

(A free translation)

F. V. KURUVILA,
Religious Translator to Government.

NOTIFICATIONS BY THE COLLECTOR AND LOCAL AUTHORITIES.

Under section 51 (2) of the Madras Municipalities Act, 1919, it is hereby notified that from and after the date of this notification the (A.M.T.) No. 244 in coming 1926 up to, included in Cuddalore District village of Cuddalore municipality of South Arcot District shall be included from the operation of the Act.

South Arcot District Office,
22th September 1925.

P. G. DUTY,
Collector.

The following gentlemen are deemed to have been duly elected as members of the Madhavakurichi municipality for the wards noted against them for three years from 1st November 1924 under rule 7 (1) of the rules for the election of members of municipal councils—

M.R. Ry. B. Mahalingam Ayyar Vandalur After Arangal—No. 1 Police ward.
A. Nandakumara Swathi Mohammed Moudalwar Northward Subudhar—No. 12 Pollard ward.
M.R. Ry. Anantha Ayyar Homayam Palla Arangal—No. 5 Polyantham Kail ward.
M.R. Ry. Chinnabagan Chettiar Ananthavaram Chettiar Arangal } No. 11, Indrasimman
Ananthavaram Swathi Swathiravayya Malar Arangal } Kail ward.

Madhavakurichi Municipal Office,
18th September 1925.

A. R. ANAGANAN CHETTIAR,
Collector.

M.R. Ry. S. G. Krishna Ayyar Arangal has been duly elected a member for P.T. ward of the Cuddalore municipality for a period of three years from 1st November 1925.

Chief Municipal Office,
18th September 1925.

C. V. NARAYANA MISHRA,
Collector.

Under section 5 (2) of the District Municipalities Act V of 1920 and rule 5 (2) of the rules for the election of members of municipal councils, Elott, Yalveswar, Madhi, Subudhar has been declared duly elected as a municipal councillor for the 12 ward in the Cuddalore municipality.

Cuddalore Municipal Office,
22nd September 1925.

X. CHANTAN,
Collector.

Under section 5 (2) of the Madras District Municipalities Act V of 1920 and rule 7 (1) of the rules for the election of members of municipal councils, D. Kallur Kura Subudhar has been declared duly elected for the V ward for a period of three years with effect from 1st November 1924.

Under section 5 (2) of the Madras District Municipalities Act V of 1920 and rule 22 (5) of the rules for the election of members of municipal councils, the following gentlemen have been declared duly elected for the wards noted against each for a period of three years with effect from 1st November 1925—

G. R. H. Annam, Enayad ward.
Kura Subudhar Subudhar Palla Subudhar—12 ward.
F. W. Hargreaves, Enay—22 ward.

General Municipal Office,
18th September 1925.

G. HAMILTON, Mayor,
Cuddalore.

Under section 5 (2) of the District Municipalities Act V of 1920 and rule 22 (5) of the rules for the election of members of municipal councils, M.R. Ry. S. Ramayya Ayyar has been duly elected as municipal councillor for the Fourth ward in the Dindigul municipality for a period of three years from 1st November 1924.

Dindigul Municipal Office,
11st September 1925.

S. V. RAMASWAMI AYYAR,
Off. Commr.

Under section 5 (2) of the District Municipalities Act V of 1920 and rule 22 (5) of the rules for the election of members of municipal councils, M.R. Ry. S. Ramayya Ayyar has been declared duly elected as councillor for the 12th ward of the Erode municipality for a period of three years from 1st November 1925.

Erode Municipal Office,
22nd September 1925.

R. RAMASWAMI,
Collector.

Under section 5 (2) of the District Municipalities Act, 1920, and rule 7 (1) of the rules framed for the election of members of municipal councils, M.R. Ry. Subudhar Arangal Madhavakurichi Madhavakurichi Arangal has been declared duly elected for the 12th ward of the Madhavakurichi municipality for three years from 1st November 1924.

Madhavakurichi Municipal Office,
18th September 1925.

X. G. RAMASWAMI CHETTIAR,
Collector.

The following gentlemen have been duly elected as municipal councillors for the wards specified against their names with effect from 1st November 1924—

M.R. Ry. P. Subramanyam Gura, s.s., 1st ward.
" Gura Nandakumara Gura } 2nd ward.
" Mogen Ramayya Gura } 3rd ward.
" B. Anantha Chettiar Gura, s.s., 4th ward.

Arangal Municipal Office,
22nd September 1925.

R. KRISHNAYYA NAIDU,
Off. Commr.

Under section 5 (1) of the District Municipalities Act of 1920 and rule 7 (1) of the rules relating to the conduct of elections of municipal councillors, N. R. Ry. Nagar Appanayam Gern is declared to have been duly elected as a municipal councillor for the 11th ward of the Rajahmundry municipality for three years from 1st November 1924.

Rajahmundry Municipal Office,
22nd September 1924.

K. V. R. SWAMI,
Chairman.

Under rule 7 (1) of the rules for the conduct of elections of municipal councillors, the undermentioned gentlemen are declared to have been elected as councillors for the wards noted against each in the below municipality. Their terms of office shall be for three years from 1st November 1924:—

N. R. Ry. N. K. V. Krishnaswami Chittoor Arangal—VII ward.
" K. V. Subba Rao Arangal, S.A., S.A.—X ward.

Under rule 22 (a) of the rules for the conduct of elections of municipal councillors, the undermentioned gentlemen are declared to have been duly elected as councillors for the wards noted against each in the below municipality. Their terms of office shall be for three years from 1st November 1924:—

N. R. Ry. K. V. Chitra Rangan Chittoor Arangal—II ward.
" P. Venkatarayar Arangal—XII ward.

Salem Municipal Office,
22nd September 1924.

S. C. VENKATAPPA CHITTIVAR,
Chairman.

Under section 5 (1) of the District Municipalities Act V of 1920 and rule 22 (a) of the rules for the conduct of elections of municipal councillors in municipalities, N. R. Ry. Mathuram, Kovvur Municipalities Nayadu Arangal and N. R. Ry. Math. Kovvur Arangal because Arangal are declared to have been duly elected as councillors for ward No. 10 (Mathuram Kovvur) of the Kovvur municipality for three years from 1st November 1924.

Kovvur Municipal Office,
22nd September 1924.

C. S. DEBIRAM AYYANAR,
Chairman.

Under section 5 (1) of the Madras District Municipalities Act V of 1920 and rule 7 (1) of the rules for the conduct of elections of municipal councillors in municipalities, the undermentioned gentlemen have been declared to have been duly elected as municipal councillors for the wards noted against each in the Tanjore municipality. Their terms of office shall be for three years from 1st November 1924:—

N. R. Ry. T. R. Madanmohan Nanguru Arangal—XX ward.
" T. L. Subbaraya Chettiar Arangal—XXII ward.

Tanjore Municipal Office,
21st September 1924.

M. MUTHUKUMARA MOOPANAR,
Chairman.

Under section 5 (1) of the District Municipalities Act of 1920 and under rule 22 (a) of the rules for the conduct of elections of municipal councillors, the undermentioned gentlemen have been duly elected as municipal councillors of Tadipatri municipality for the wards noted against their names for a period of three years from 1st November 1924:—

N. R. Ry. Madhav. Rangappa Gern—I ward.
" Rangappa Adithi Ram Chitra Adithi Gern—II ward.
" Madhav. Adithi Khandu Subba Adithi—III ward.
" N. R. Ry. K. Subbaraya Venkata Subbaraya Gern—V ward.

Tadipatri Municipal Office,
21st September 1924.

POLA SANKARANAYTA,
Chairman.

Under section 5 (2) of the District Municipalities Act V of 1920 and rule 22 (b) of the rules for the conduct of elections of municipal councillors, the undermentioned gentlemen are declared to have been duly elected as municipal councillors for the wards noted against each for a period of three years from 1st November 1924:—

M. R. Ry. Ravi Arjuna Gern—III ward.
" Subbaraya Venkata Arjuna Gern—IV ward.
" Chandra Vallappa Gern—V ward.
" Chandra Venkappa Gern—XI ward.

Tiruch. Municipal Office,
24th September 1924.

P. ANJANESULU PANTULU,
Chairman.

Under section 5 (2) of the Madras District Municipalities Act, 1920, and rule 7 (1) of the rules for the conduct of elections of municipal councillors in municipalities, Tiruch. Municipal Office, Quilley Subba Subbaraya has been declared to have been duly elected as a municipal councillor for Ward No. 1 of the Tiruch. Subbaraya municipality. His term of office will continue up to 1st November 1924.

Tiruch. Municipal Office,
24th September 1924.

K. LAL SANKHIA SANKHIA,
Chairman.

Under section 2 (1) of the Madras District Municipalities Act of 1920, B. N. S. T. Perumalparambathal was elected as councillor for the C. Ward of the Vellur municipality for a period of three years commencing from 1st November 1924.

Vellur Municipal Office,
23rd September 1924.

J. K. KIRIPANASUANI MAYIDU,
Chairman.

Under rule 1 (1) of the rules for the election of municipal councillors the undersigned persons are declared to have been duly elected as councillors for the wards noted against their names of the Kunnamangalam municipality. Their term of office will commence on the 1st day of November 1924—

M. R. R. Balakrishnaiah Thevar (Amm)	Kottapeta South ward.
" " Rajanatha Lakshminarayana	
" " Mettara Sankaranarayana Gurusami	

Kunnamangalam Municipal Office,
29th September 1924.

V. SUNDARANDARAMA SWAMI,
Chairman.

GOVERNMENT EXAMINATIONS

SECONDARY SCHOOL-LEAVING CERTIFICATE—PUBLIC EXAMINATION, 1924.

It is hereby notified that the following book is prescribed as the Text-book of *Group C* (for unselected study) in Urdu (Hindustani) for the Public Examination of 1924:—

Qasaid-i-Nadai (from the beginning of the book to the end of the essay on "Mallik")—Pages 1-43, inclusive by M. M. Jafar-ud-din Ahmad Jafari (Manager, Islamiyah Book Depot, Karachi). Price, 15 annas.

Office of the Comptroller for Govt. Examinations,
Madras, 14th September 1924.

It is hereby notified that the following books are prescribed as text-books of *Group A* (for unselected study) in the aforementioned languages for the Public Examination of 1924:—

*Group A.**Tamil—*

(1) [Already notified.]

(2) *Nalan Caruvai* (containing the *Pattari*) by C. R. Guruswami's Kadhayan (The Indian Publishing House, Ltd., 2, Sankararam Chattri Street, Georgetown, Madras). Price, 8 annas.

*Group C.**Tamil—*

(1) *Pandura Thevaram* (containing the *Pattari*) (Jayam & Co., 31, High Road, Egmore, Madras). Price, 3 annas.

(2) [Not to be notified shortly.]

Telugu—

(1) [Already notified.]

(2) *Sara Ramachandram* (containing the *Pattari*) by J. Shanmugasami (Pubbakathi Venkateswulu Sah Educational Publisher, Hyderabad). Price, 10 annas.

Office of the Comptroller for Govt. Examinations,
Madras, 14th September 1924.

TERTIARY AS PAPER (UNSELECTED STUDY).

Madhyam (Group C)

It is hereby notified that the book entitled '*Atthikhyana*, Part I (First Series Essays) by Kottarathil Sankaran' has been prescribed for unselected study under *Group C* as a text-book in Malayalam abridged to '*Wonders of Figure's Poems*' by T. N. Panicker, a re-transcribed into Malayalam by Marthol Kuttan (Kuttan's Kuttan Press, Martholam) already published in the *Port St. George Gazette*.

Copies of *Atthikhyana* can be had of the Manager, Bharathi Vilasam Press, Trichur. Price Rs. 3.

[By order.]

Office of the Comptroller for Govt. Examinations,
Madras, 14th September 1924.

D. A. HORTON,
Secretary, School-Leaving Certificate Board.

TRAINED SCHOOL-LEAVING CERTIFICATE.

English.

It is hereby notified that the book entitled '*Julius Caesar*,' Kuttan's edition, by Theodor, has been prescribed as the selected text-book of *English* prose for detailed study for the Elementary Higher Grade for the Training School-Leaving Certificate Examination of 1924.

Copies of the above book can be had of Theodor Press and Sons, Chin Street, Singapore. Price Rs. 6.

Office of the Comptroller for Govt. Examinations,
Madras, 14th September 1924.

The following books are prescribed as text-books in *Tamil* for the aforementioned grades for the Training School-Leaving Certificate Examination of 1924:—

*Elementary Higher Grade.**Tamil.**English—*

Pattari—(1) *Pattari* (containing the *Pattari*)—pages 1 to 13, inclusive and 44 to 46, inclusive. (C. Shanmugasami, Egmore & Co., Madras). Price Rs. 10.

(2) [Already notified.]

GOVERNMENT MUSEUM, MADRAS.

The following treasure-trove coins are available for sale at the Government Museum, Madras:—

Serial No.	Metal.	Description.	District where found.	Number available.	Price per coin.
1	Gold.	Panama probably of the Ganga dynasty of Kolhapur.	Vijaynagar.	98	Rs. 1. 0.
2	Do.	Vijaya Panam	Coimbatore.	214	0 8 0
3	Do.	Half pagoda of Devanaga of Vijaynagar.	Cuddalore.	11	2 5 0
4	Do.	South Indian Panam Obverse.—Vishnuva caste mark, with the sun and moon on one side and a scripture on the other. Below there are four vertical straight lines with a curved line on either side of them. Reverse.—Twelve dots arranged in three rows of four each with a figure resembling a boat above.	South Arcot.	26	0 8 8
5	Do.	South Indian Panam Obverse.—A curved line with a cluster of flowers, made up of lines and dots. Reverse.—A four-legged animal, probably a lion.	Chingleput.	3	0 8 4
6	Do.	Panama of Rama Raja	Do.	12	0 5 0
7	Copper.	Coin of Kalua Uthah Shabbha Akmatash of the Bukaman dynasty.	Gudalur.	12	0 1 0
8	Gold.	South Indian Panam Obverse.—Faint figure perhaps that of a deity. Reverse.—Twelve dots with three vertical and one horizontal line below.	Tinnevely.	5	0 8 0
9	Silver.	East India Company Arcot rupee, Madras Mint.	Tanjore.	15	1 0 0
10	Do.	Panama (irregular piece with bold lines) symbol's punched on the surface).	Tiruchengul.	200	0 4 0
11	Gold.	Gold Varaha (Kolar treasure trove) as detailed below:—	Nellore.	..	5 12 0

(1) Core of a Telugu-Chola Chalf, 18th Century, bearing the legend 'Rajendra' in

Telugu-Chola.

(a) Variety 'Rajendra' (Tamil-Chola)
(b) Do 'Rajendra'
(c) Do 'Rajendra'
(d) Do 'Rajendra' (Telugu)

(2) Coin assigned to the Rudhirikra King Garinda IV (908-938 A.D.) bearing the legend 'Garja' or 'Gaja' in Devanagari
(a) Variety 'Garja' or 'Gaja' in Devanagari

(3) Coin with the legend 'Yana' in Telugu-Chola

(4) Coin assigned to the Pallava King Mahendavarman I (about 635 A.D.) bearing the legend 'Kutabitra' or 'Kutabitra' in Pallava-Chalukya

(The coins are irregularly circular in outline, with a number of rough impressions punched on one side, so that this side is slightly concave or cup-shaped. Each coin weighs approximately 50 grains.)

N.B.—Coins will not be sent by V.P.F.

EX-STUDENTS OF THE GOVERNMENT MUHAMMADAN TRAINING SCHOOL,
MOUNT ROAD, MADRAS.

Made and amongst of institutions and officers who know or happen to hear of the standards and standards, whose particulars are given below, are requested to intimate to the Headquarters, Government Mahatma Training School, Mount Road, Madras.

[illegible]

* Reported to be employed in the House's Internal Security Department.

* This is repeated on the 10th March.

Manus. 44, September 1824.

H. A. HANT,
School Educational Officer, Madras.

KE STUDENTS OF THE GOVERNMENT SECONDARY TRAINING SCHOOL, GUNTUR

Managers and heads of institutions and other offices, public and private, in which the under-mechanized assistants of the Government Secondary Training School, Quauco, are employed, are requested to be good enough to intimate the fact to the Headmaster, Government Secondary Training School, Quauco, so as to enable him to take steps to avoid the detention of the boys employed by them, while under training, are daily fulfilled.

22-students who underwent training for teachers in the Government Secondary Training School, Quatar, and whose whereabouts are not known.

Serial number.	Name of animal.	Period of training.	Serial number.	Name of animal.	Period of training.
PRIMITIVE GRADE.					
1.	<i>Phoca americana</i> Bay ..	1894-97.	28.	<i>Canis familiaris</i> Trained bear ..	1894-95.
2.	<i>Urs. arct. abas. can.</i> ..	Do.	29.	<i>Canis familiaris</i> ..	Do.
3.	<i>Urs. arct. abas. can.</i> ..	Do.	30.	<i>C. f. optimus</i> ..	Do.
LOWER SECONDARY GRADE.					
4.	<i>Ursus americanus</i> ..	1895	31.	<i>U. f. optimus</i> ..	Do.
PRIMITIVE GRADE.					
5.	<i>Ursus americanus</i> ..	1895-98.	32.	<i>Canis familiaris</i> ..	Do.
6.	<i>Ursus americanus</i> ..	Do.	33.	<i>Canis familiaris</i> ..	Do.
7.	<i>U. arct. abas. can.</i> ..	Do.	34.	<i>Canis familiaris</i> ..	Do.
8.	<i>U. arct. abas. can.</i> ..	Do.	35.	<i>Canis familiaris</i> ..	Do.
9.	<i>C. f. familiaris</i> ..	Do.	36.	<i>Canis familiaris</i> ..	Do.
10.	<i>U. arct. abas. can.</i> ..	Do.	37.	<i>Canis familiaris</i> ..	Do.
11.	<i>U. arct. abas. can.</i> ..	Do.	38.	<i>Canis familiaris</i> ..	Do.
12.	<i>U. arct. abas. can.</i> ..	Do.	39.	<i>Canis familiaris</i> ..	Do.
13.	<i>U. arct. abas. can.</i> ..	Do.	40.	<i>Canis familiaris</i> ..	Do.
14.	<i>U. arct. abas. can.</i> ..	Do.	41.	<i>Canis familiaris</i> ..	Do.
15.	<i>U. arct. abas. can.</i> ..	Do.	42.	<i>Canis familiaris</i> ..	Do.
16.	<i>U. arct. abas. can.</i> ..	Do.	43.	<i>Canis familiaris</i> ..	Do.
17.	<i>U. arct. abas. can.</i> ..	Do.	44.	<i>Canis familiaris</i> ..	Do.
18.	<i>U. arct. abas. can.</i> ..	Do.	45.	<i>Canis familiaris</i> ..	Do.
19.	<i>U. arct. abas. can.</i> ..	Do.	46.	<i>Canis familiaris</i> ..	Do.
20.	<i>U. arct. abas. can.</i> ..	Do.	47.	<i>Canis familiaris</i> ..	Do.
21.	<i>U. arct. abas. can.</i> ..	Do.	48.	<i>Canis familiaris</i> ..	Do.
22.	<i>U. arct. abas. can.</i> ..	Do.	49.	<i>Canis familiaris</i> ..	Do.
23.	<i>U. arct. abas. can.</i> ..	Do.	50.	<i>Canis familiaris</i> ..	Do.
24.	<i>U. arct. abas. can.</i> ..	Do.	51.	<i>Canis familiaris</i> ..	Do.
25.	<i>U. arct. abas. can.</i> ..	Do.	52.	<i>Canis familiaris</i> ..	Do.
26.	<i>U. arct. abas. can.</i> ..	Do.	53.	<i>Canis familiaris</i> ..	Do.
27.	<i>U. arct. abas. can.</i> ..	Do.	54.	<i>Canis familiaris</i> ..	Do.
28.	<i>U. arct. abas. can.</i> ..	Do.	55.	<i>Canis familiaris</i> ..	Do.
29.	<i>U. arct. abas. can.</i> ..	Do.	56.	<i>Canis familiaris</i> ..	Do.
30.	<i>U. arct. abas. can.</i> ..	Do.	57.	<i>Canis familiaris</i> ..	Do.
31.	<i>U. arct. abas. can.</i> ..	Do.	58.	<i>Canis familiaris</i> ..	Do.
32.	<i>U. arct. abas. can.</i> ..	Do.	59.	<i>Canis familiaris</i> ..	Do.
33.	<i>U. arct. abas. can.</i> ..	Do.	60.	<i>Canis familiaris</i> ..	Do.
34.	<i>U. arct. abas. can.</i> ..	Do.	61.	<i>Canis familiaris</i> ..	Do.
35.	<i>U. arct. abas. can.</i> ..	Do.	62.	<i>Canis familiaris</i> ..	Do.
36.	<i>U. arct. abas. can.</i> ..	Do.	63.	<i>Canis familiaris</i> ..	Do.
37.	<i>U. arct. abas. can.</i> ..	Do.	64.	<i>Canis familiaris</i> ..	Do.
38.	<i>U. arct. abas. can.</i> ..	Do.	65.	<i>Canis familiaris</i> ..	Do.
39.	<i>U. arct. abas. can.</i> ..	Do.	66.	<i>Canis familiaris</i> ..	Do.
40.	<i>U. arct. abas. can.</i> ..	Do.	67.	<i>Canis familiaris</i> ..	Do.
41.	<i>U. arct. abas. can.</i> ..	Do.	68.	<i>Canis familiaris</i> ..	Do.
42.	<i>U. arct. abas. can.</i> ..	Do.	69.	<i>Canis familiaris</i> ..	Do.
43.	<i>U. arct. abas. can.</i> ..	Do.	70.	<i>Canis familiaris</i> ..	Do.
44.	<i>U. arct. abas. can.</i> ..	Do.	71.	<i>Canis familiaris</i> ..	Do.
45.	<i>U. arct. abas. can.</i> ..	Do.	72.	<i>Canis familiaris</i> ..	Do.
46.	<i>U. arct. abas. can.</i> ..	Do.	73.	<i>Canis familiaris</i> ..	Do.
47.	<i>U. arct. abas. can.</i> ..	Do.	74.	<i>Canis familiaris</i> ..	Do.
48.	<i>U. arct. abas. can.</i> ..	Do.	75.	<i>Canis familiaris</i> ..	Do.
49.	<i>U. arct. abas. can.</i> ..	Do.	76.	<i>Canis familiaris</i> ..	Do.
50.	<i>U. arct. abas. can.</i> ..	Do.	77.	<i>Canis familiaris</i> ..	Do.
51.	<i>U. arct. abas. can.</i> ..	Do.	78.	<i>Canis familiaris</i> ..	Do.
52.	<i>U. arct. abas. can.</i> ..	Do.	79.	<i>Canis familiaris</i> ..	Do.
53.	<i>U. arct. abas. can.</i> ..	Do.	80.	<i>Canis familiaris</i> ..	Do.
54.	<i>U. arct. abas. can.</i> ..	Do.	81.	<i>Canis familiaris</i> ..	Do.
55.	<i>U. arct. abas. can.</i> ..	Do.	82.	<i>Canis familiaris</i> ..	Do.
56.	<i>U. arct. abas. can.</i> ..	Do.	83.	<i>Canis familiaris</i> ..	Do.
57.	<i>U. arct. abas. can.</i> ..	Do.	84.	<i>Canis familiaris</i> ..	Do.
58.	<i>U. arct. abas. can.</i> ..	Do.	85.	<i>Canis familiaris</i> ..	Do.
59.	<i>U. arct. abas. can.</i> ..	Do.	86.	<i>Canis familiaris</i> ..	Do.
60.	<i>U. arct. abas. can.</i> ..	Do.	87.	<i>Canis familiaris</i> ..	Do.
61.	<i>U. arct. abas. can.</i> ..	Do.	88.	<i>Canis familiaris</i> ..	Do.
62.	<i>U. arct. abas. can.</i> ..	Do.	89.	<i>Canis familiaris</i> ..	Do.
63.	<i>U. arct. abas. can.</i> ..	Do.	90.	<i>Canis familiaris</i> ..	Do.
64.	<i>U. arct. abas. can.</i> ..	Do.	91.	<i>Canis familiaris</i> ..	Do.
65.	<i>U. arct. abas. can.</i> ..	Do.	92.	<i>Canis familiaris</i> ..	Do.
66.	<i>U. arct. abas. can.</i> ..	Do.	93.	<i>Canis familiaris</i> ..	Do.
67.	<i>U. arct. abas. can.</i> ..	Do.	94.	<i>Canis familiaris</i> ..	Do.
68.	<i>U. arct. abas. can.</i> ..	Do.	95.	<i>Canis familiaris</i> ..	Do.
69.	<i>U. arct. abas. can.</i> ..	Do.	96.	<i>Canis familiaris</i> ..	Do.
70.	<i>U. arct. abas. can.</i> ..	Do.	97.	<i>Canis familiaris</i> ..	Do.
71.	<i>U. arct. abas. can.</i> ..	Do.	98.	<i>Canis familiaris</i> ..	Do.
72.	<i>U. arct. abas. can.</i> ..	Do.	99.	<i>Canis familiaris</i> ..	Do.
73.	<i>U. arct. abas. can.</i> ..	Do.	100.	<i>Canis familiaris</i> ..	Do.
74.	<i>U. arct. abas. can.</i> ..	Do.			
75.	<i>U. arct. abas. can.</i> ..	Do.			
76.	<i>U. arct. abas. can.</i> ..	Do.			
77.	<i>U. arct. abas. can.</i> ..	Do.			
78.	<i>U. arct. abas. can.</i> ..	Do.			
79.	<i>U. arct. abas. can.</i> ..	Do.			
80.	<i>U. arct. abas. can.</i> ..	Do.			
81.	<i>U. arct. abas. can.</i> ..	Do.			
82.	<i>U. arct. abas. can.</i> ..	Do.			
83.	<i>U. arct. abas. can.</i> ..	Do.			
84.	<i>U. arct. abas. can.</i> ..	Do.			
85.	<i>U. arct. abas. can.</i> ..	Do.			
86.	<i>U. arct. abas. can.</i> ..	Do.			
87.	<i>U. arct. abas. can.</i> ..	Do.			
88.	<i>U. arct. abas. can.</i> ..	Do.			
89.	<i>U. arct. abas. can.</i> ..	Do.			
90.	<i>U. arct. abas. can.</i> ..	Do.			
91.	<i>U. arct. abas. can.</i> ..	Do.			
92.	<i>U. arct. abas. can.</i> ..	Do.			
93.	<i>U. arct. abas. can.</i> ..	Do.			
94.	<i>U. arct. abas. can.</i> ..	Do.			
95.	<i>U. arct. abas. can.</i> ..	Do.			
96.	<i>U. arct. abas. can.</i> ..	Do.			
97.	<i>U. arct. abas. can.</i> ..	Do.			
98.	<i>U. arct. abas. can.</i> ..	Do.			
99.	<i>U. arct. abas. can.</i> ..	Do.			
100.	<i>U. arct. abas. can.</i> ..	Do.			

Serial number	Name of insecticide.	Period of treatment.	Name of insecticide.	Period of treatment.	
PRILLY GEAR-ONE.			PRILLY GEAR-ONE.		
10	Thymol	1915-16	102	Thymol	1915-16
11	Thymol	1915-16	103	Thymol	1915-16
12	Thymol	1915-16	104	Thymol	1915-16
13	Thymol	1915-16	105	Thymol	1915-16
14	Thymol	1915-16	106	Thymol	1915-16
15	Thymol	1915-16	107	Thymol	1915-16
16	Thymol	1915-16	108	Thymol	1915-16
17	Thymol	1915-16	109	Thymol	1915-16
18	Thymol	1915-16	110	Thymol	1915-16
19	Thymol	1915-16	111	Thymol	1915-16
20	Thymol	1915-16	112	Thymol	1915-16
21	Thymol	1915-16	113	Thymol	1915-16
22	Thymol	1915-16	114	Thymol	1915-16
23	Thymol	1915-16	115	Thymol	1915-16
24	Thymol	1915-16	116	Thymol	1915-16
25	Thymol	1915-16	117	Thymol	1915-16
26	Thymol	1915-16	118	Thymol	1915-16
27	Thymol	1915-16	119	Thymol	1915-16
28	Thymol	1915-16	120	Thymol	1915-16
29	Thymol	1915-16	121	Thymol	1915-16
30	Thymol	1915-16	122	Thymol	1915-16
31	Thymol	1915-16	123	Thymol	1915-16
32	Thymol	1915-16	124	Thymol	1915-16
33	Thymol	1915-16	125	Thymol	1915-16
34	Thymol	1915-16	126	Thymol	1915-16
35	Thymol	1915-16	127	Thymol	1915-16
36	Thymol	1915-16	128	Thymol	1915-16
37	Thymol	1915-16	129	Thymol	1915-16
38	Thymol	1915-16	130	Thymol	1915-16
39	Thymol	1915-16	131	Thymol	1915-16
40	Thymol	1915-16	132	Thymol	1915-16
41	Thymol	1915-16	133	Thymol	1915-16
42	Thymol	1915-16	134	Thymol	1915-16
43	Thymol	1915-16	135	Thymol	1915-16
44	Thymol	1915-16	136	Thymol	1915-16
45	Thymol	1915-16	137	Thymol	1915-16
46	Thymol	1915-16	138	Thymol	1915-16
47	Thymol	1915-16	139	Thymol	1915-16
48	Thymol	1915-16	140	Thymol	1915-16
49	Thymol	1915-16	141	Thymol	1915-16
50	Thymol	1915-16	142	Thymol	1915-16
51	Thymol	1915-16	143	Thymol	1915-16
52	Thymol	1915-16	144	Thymol	1915-16
53	Thymol	1915-16	145	Thymol	1915-16
54	Thymol	1915-16	146	Thymol	1915-16
55	Thymol	1915-16	147	Thymol	1915-16
56	Thymol	1915-16	148	Thymol	1915-16
57	Thymol	1915-16	149	Thymol	1915-16
58	Thymol	1915-16	150	Thymol	1915-16
59	Thymol	1915-16	151	Thymol	1915-16
60	Thymol	1915-16	152	Thymol	1915-16
61	Thymol	1915-16	153	Thymol	1915-16
62	Thymol	1915-16	154	Thymol	1915-16
63	Thymol	1915-16	155	Thymol	1915-16
64	Thymol	1915-16	156	Thymol	1915-16
65	Thymol	1915-16	157	Thymol	1915-16
66	Thymol	1915-16	158	Thymol	1915-16
67	Thymol	1915-16	159	Thymol	1915-16
68	Thymol	1915-16	160	Thymol	1915-16
69	Thymol	1915-16	161	Thymol	1915-16
70	Thymol	1915-16	162	Thymol	1915-16
71	Thymol	1915-16	163	Thymol	1915-16
72	Thymol	1915-16	164	Thymol	1915-16
73	Thymol	1915-16	165	Thymol	1915-16
74	Thymol	1915-16	166	Thymol	1915-16
75	Thymol	1915-16	167	Thymol	1915-16
76	Thymol	1915-16	168	Thymol	1915-16
77	Thymol	1915-16	169	Thymol	1915-16
78	Thymol	1915-16	170	Thymol	1915-16
79	Thymol	1915-16	171	Thymol	1915-16
80	Thymol	1915-16	172	Thymol	1915-16
81	Thymol	1915-16	173	Thymol	1915-16
82	Thymol	1915-16	174	Thymol	1915-16
83	Thymol	1915-16	175	Thymol	1915-16
84	Thymol	1915-16	176	Thymol	1915-16
85	Thymol	1915-16	177	Thymol	1915-16
86	Thymol	1915-16	178	Thymol	1915-16
87	Thymol	1915-16	179	Thymol	1915-16
88	Thymol	1915-16	180	Thymol	1915-16
89	Thymol	1915-16	181	Thymol	1915-16
90	Thymol	1915-16	182	Thymol	1915-16
91	Thymol	1915-16	183	Thymol	1915-16
92	Thymol	1915-16	184	Thymol	1915-16
93	Thymol	1915-16	185	Thymol	1915-16
94	Thymol	1915-16	186	Thymol	1915-16
95	Thymol	1915-16	187	Thymol	1915-16
96	Thymol	1915-16	188	Thymol	1915-16
97	Thymol	1915-16	189	Thymol	1915-16
98	Thymol	1915-16	190	Thymol	1915-16
99	Thymol	1915-16	191	Thymol	1915-16
100	Thymol	1915-16	192	Thymol	1915-16
101	Thymol	1915-16	193	Thymol	1915-16
102	Thymol	1915-16	194	Thymol	1915-16
103	Thymol	1915-16	195	Thymol	1915-16
104	Thymol	1915-16	196	Thymol	1915-16
105	Thymol	1915-16	197	Thymol	1915-16
106	Thymol	1915-16	198	Thymol	1915-16
107	Thymol	1915-16	199	Thymol	1915-16
108	Thymol	1915-16	200	Thymol	1915-16
109	Thymol	1915-16	201	Thymol	1915-16
110	Thymol	1915-16	202	Thymol	1915-16
111	Thymol	1915-16	203	Thymol	1915-16
112	Thymol	1915-16	204	Thymol	1915-16
113	Thymol	1915-16	205	Thymol	1915-16
114	Thymol	1915-16	206	Thymol	1915-16
115	Thymol	1915-16	207	Thymol	1915-16
116	Thymol	1915-16	208	Thymol	1915-16
117	Thymol	1915-16	209	Thymol	1915-16
118	Thymol	1915-16	210	Thymol	1915-16
119	Thymol	1915-16	211	Thymol	1915-16
120	Thymol	1915-16	212	Thymol	1915-16
121	Thymol	1915-16	213	Thymol	1915-16
122	Thymol	1915-16	214	Thymol	1915-16
123	Thymol	1915-16	215	Thymol	1915-16
124	Thymol	1915-16	216	Thymol	1915-16
125	Thymol	1915-16	217	Thymol	1915-16
126	Thymol	1915-16	218	Thymol	1915-16
127	Thymol	1915-16	219	Thymol	1915-16
128	Thymol	1915-16	220	Thymol	1915-16
129	Thymol	1915-16	221	Thymol	1915-16
130	Thymol	1915-16	222	Thymol	1915-16
131	Thymol	1915-16	223	Thymol	1915-16
132	Thymol	1915-16	224	Thymol	1915-16
133	Thymol	1915-16	225	Thymol	1915-16
134	Thymol	1915-16	226	Thymol	1915-16
135	Thymol	1915-16	227	Thymol	1915-16
136	Thymol	1915-16	228	Thymol	1915-16
137	Thymol	1915-16	229	Thymol	1915-16
138	Thymol	1915-16	230	Thymol	1915-16
139	Thymol	1915-16	231	Thymol	1915-16
140	Thymol	1915-16	232	Thymol	1915-16
141	Thymol	1915-16	233	Thymol	1915-16
142	Thymol	1915-16	234	Thymol	1915-16
143	Thymol	1915-16	235	Thymol	1915-16
144	Thymol	1915-16	236	Thymol	1915-16
145	Thymol	1915-16	237	Thymol	1915-16
146	Thymol	1915-16	238	Thymol	1915-16
147	Thymol	1915-16	239	Thymol	1915-16
148	Thymol	1915-16	240	Thymol	1915-16
149	Thymol	1915-16	241	Thymol	1915-16
150	Thymol	1915-16	242	Thymol	1915-16
151	Thymol	1915-16	243	Thymol	1915-16
152	Thymol	1915-16	244	Thymol	1915-16
153	Thymol	1915-16	245	Thymol	1915-16
154	Thymol	1915-16	246	Thymol	1915-16
155	Thymol	1915-16	247	Thymol	1915-16
156	Thymol	1915-16	248	Thymol	1915-16
157	Thymol	1915-16	249	Thymol	1915-16
158	Thymol	1915-16	250	Thymol	1915-16
159	Thymol	1915-16	251	Thymol	1915-16
160	Thymol	1915-16	252	Thymol	1915-16
161	Thymol	1915-16	253	Thymol	1915-16
162	Thymol	1915-16	254	Thymol	1915-16
163	Thymol	1915-16	255	Thymol	1915-16
164	Thymol	1915-16	256	Thymol	1915-16
165	Thymol	1915-16	257	Thymol	1915-16
166	Thymol	1915-16	258	Thymol	1915-16
167	Thymol	1915-16	259	Thymol	1915-16
168	Thymol	1915-16	260	Thymol	1915-16
169	Thymol	1915-16	261	Thymol	1915-16
170	Thymol	1915-16	262	Thymol	1915-16
171	Thymol	1915-16	263	Thymol	1915-16
172	Thymol	1915-16	264	Thymol	1915-16
173	Thymol	1915-16	265	Thymol	1915-16
174	Thymol	1915-16	266	Thymol	1915-16
175	Thymol	1915-16	267	Thymol	1915-16
176	Thymol	1915-16	268	Thymol	1915-16
177	Thymol	1915-16	269	Thymol	1915-16
178	Thymol	1915-16	270	Thymol	1915-16
179	Thymol	1915-16	271	Thymol	1915-16
180	Thymol	1915-16	272	Thymol	1915-16
181	Thymol	1915-16	273	Thymol	1915-16
182	Thymol	1915-16	274	Thymol	1915-16
183	Thymol	1915-16	275	Thymol	1915-16
184	Thymol	1915-16	276	Thymol	1915-16
185	Thymol	1915-16	277	Thymol	1915-16
186	Thymol	1915-16	278	Thymol	1915-16
187	Thymol	1915-16	279	Thymol	1915-16
188	Thymol	1915-16	280	Thymol	1915-16
189	Thymol	1915-16	281	Thymol	1915-16
190	Thymol	1915-16	282	Thymol	1915-16
191	Thymol	1915-16	283	Thymol	1915-16
192	Thymol	1915-16	284	Thymol	1915-16
193	Thymol	1915-16	285	Thymol	1915-16
194	Thymol	1915-16	286	Thymol	1915-16
195	Thymol	1915-16	287	Thymol	1915-16
196	Thymol	1915-16	288	Thymol	1915-16
197	Thymol	1915-16	289	Thymol	1915-16
198	Thymol	1915-16	290	Thymol	1915-16
199	Thymol	1915-16	291	Thymol	1915-16
200	Thymol	1915-16	292	Thymol	1915-16
201	Thymol	1915-16	293	Thymol	1915-16
202	Thymol	1915-16	294	Thymol	1915-16
203	Thymol	1915-16	295	Thymol	1915-16
204	Thymol	1915-16	296	Thymol	1915-16
205	Thymol	1915-16	297	Thymol	1915-16
206	Thymol	1915-16	298	Thymol	1915-16
207	Thymol	1915-16	299	Thymol	1915-16
208	Thymol	1915-16	300	Thymol	1915-16
209	Thymol	1915-16	301	Thymol	1915-16
210	Thymol	1915-16	302	Thymol	1915-16
211	Thymol	1915-16	303	Thymol	1915-16
212	Thymol	1915-16	304	Thymol	1915-16
213	Thymol	1915-16	305	Thymol	1915-16
214	Thymol	1915-16	306	Thymol	1915-16
215	Thymol	1915-16	307	Thymol	1915-16
216	Thymol	1915-16	308		

2. The relationships washable to the head "B. Education—K. Search—Scholarship to 2 and 3 in Secondary Schools for Boys—General, 6 in Secondary School for Boys—Mathematics—Physics, 14 and 15 in Higher Elementary School for Boys—General and 12 in Higher Elementary Schools for Boys—Mathematics—Physics—Trigonometry—Algebra and any payable monthly and in advance.

3. The limitations created in the scholarship conditions regarding the grant of leave to scholars and the maintenance of scholars will be strictly observed.

4. A statement showing the names of the scholars, form or date in which residing, the date of leaving and termination of the scholarship, number of days spent on leave and arrears should be sent to this office by the 15th of every month.

Madras, 22nd September 1924.

R. A. PART,
District Education Officer, Madras.

EXAMINATIONS OF OFFICERS OF THE KNICE DEPARTMENT, JANUARY 1925.

The President, Board of Examiners, notices that the next assembling of officers of the Knice Department will be held at Tanjore, the 25th January 1925, and succeeding days at the following section in accordance with the regulations published in the Fort St. George Gazette of the 25th March 1924, Part I, (pages 215 and 226) —

- | | | | |
|----------------|----------------|-----------------|-------------|
| (1) History, | (3) Civilians, | (5) Military, | (7) Telugu. |
| (2) Geography, | (4) Madras, | (6) University, | (8) Urdu. |

5. Candidates must send in their applications made out in English on printed forms so as to reach the office of the Board of Examiners on or before the 1st October 1924; when a high class in application will be received on any account. Candidates' names in this section are entered within 1000 and 1000 to be sent to the Board of Examiners on or before the 1st October 1924.

6. All candidates should submit the required application forms from the office of the District Commissioners of the Knice Department and of the Board of Examiners.

7. The prescribed fee of Rs. 5 for each test, or branch of a test except that Rs. 2 must be paid into a Government Treasury, or if at Madras, into the Imperial Bank of India, Madras, and the receipt given by the Treasury Officer or the Secretary and Treasurer, the Imperial Bank of India, Madras, attached to the application. On no account will the fee be received in the office of the Board of Examiners.

8. Each application should be sent direct to the undersigned postpaid, unopened and addressed as follows, all the necessary enclosures being correctly forwarded to it:—

[Applications for admission to the Examinations for Officers of the Knice Department, January 1925.]
To the Secretary, Board of Examiners, Chennai, Madras.

9. Candidates must send in their applications before the 1st October 1924, and in a separate card for each subject. Each postcard will be returned to them in due course with an officer's judgment. No notice will be taken of any letter from any candidate inquiring whether his application has been received. Applications stamped correct will be rejected.

10. Candidates for Test I should state whether the examination in which they desire to be examined are (1) their mother tongue or (2) their spoken language is their University examination or (3) a second language. The information required in the application form should be clearly given. Applications defective in any particular will be returned and if they are not re-submitted with the necessary supplies, cases to reach this office within a week from the date of the original submission, they will not be accepted.

11. In preference to the Treasury, candidates should specify the post-office box or room for which the fee is paid.

12. No notice will be taken of the application of any candidate who selects a course which is not included in the list of entries given in paragraph 2 above.

13. The fee paid by candidates who have been found to be ineligible to appear for the above examinations will, on no account, be refunded to them.

14. Subject to any changes that may be rendered necessary, the examinations will be conducted in the order of time and subjects shown in the subsequent table:—

Date.	Time.	Subject.	Test.
Monday, 20th.	10 a.m. to 1 p.m. 1 p.m. to 4 p.m.	Original Law Civil Service Regulations relating to Persons, Privileges, Rules and Sanctions, Rules and Code Armed Corps.	Test I—Oral and Law Test II—Arithmetic
Wednesday, 22nd.	10 a.m. to 1 p.m. 1 p.m. to 4 p.m.	Reading Room Civil Service, Vol. II.	Test III—English
Thursday, 23rd.	10 a.m. to 12 a.m.	Translation into Tamil	Test IV—Tamil

The date fixed for the Viva Voce examination in Test I is convenient will be notified later on.

(By order)

Office of the Board of Examiners, Chennai,
Madras, 26th September 1924.

A. E. RAMSDETHAM,
Secretary.

UNCLAIMED SERVICE CERTIFICATES AND CERTIFICATES.

The unclaimed general educational certificates of students whose whereabouts are unknown are lying in the office for a long time without being taken delivery of:—

Number of certificates	Name of pupil.	Description of certificate
116	S. Narayan	Primary School Kumbakonam Certificate held at Patakkottai on 21st April 1932.
118	S. T. Ramaswami ..	Transfer certificate issued by the Rajahmundry High School, Mannargudi, on 21st October 1932.
125	Gopakrishnan Ayyar of Srivilliputhur	Duplicate copy of Secondary school certificate issued on 10th April 1931.
45	G. Rangaswami Naidu, Yercau.	Transfer certificate issued by the Westport Museum High School, Negapatnam, on 24th January 1932.

It should be hereby given that, if the concerned parties fail to take delivery of the certificates within one month from the date of this publication, they will be taken to destroy them.

M. VENKATARAMA AYYAR,

Deputy Inspector of Schools acting in Patakkottai Range.

Patakkottai, 4th September 1932.

The service registers of the unclaimed certificates and others have been lying away for a long time undisturbed in the office of the Headmaster, Government Training School, Tenaverly, and notice is hereby given that, as soon as they are not claimed by those concerned within a month from the date of publication, they will be destroyed:—

- (1) S. Subrahmanya Ayyar, Second Assistant, Model Section, Government Training School, Tenaverly.
- (2) T. Maragani Natar, sub. prof. Model Training Instructor, Government Training School, Tenaverly.
- (3) L. Subrahmanya Ayyar, Gymnastic Instructor, Government Training School, Tenaverly.
- (4) S. Subbagan Achari, Headmaster, Model Section, Government Training School, Tenaverly.
- (5) T. G. Subrahmanya Ayyar, Third Assistant, Government Training School, Tenaverly.
- (6) K. Raja Rao, First Assistant, Model Section, Government Training School, Tenaverly.
- (7) Subbagan Pillai, prof., Government Training School, Tenaverly.

Government Training School, Tenaverly,
19th September 1932.

K. C. RUPPURWAMI AYYAR,
Headmaster.

NOTIFICATION.

The Director of Public Instruction, Madras, has, in his Proceedings P.D.C. No. 2935-D/21, dated 17th September 1932, suspended for a period of six months from the date of these proceedings the teachers' certificate of the secondary grade bearing No. 12351 held by Aranganam Pillai, Assistant, Government Secondary School, Sankaranarayanaipoor.

Kankaradalam, 24th September 1932.

K. V. SUBBAYYA,
District Educational Officer, Tenaverly.

VACANCIES.

A medical graduate to serve as Demonstrator in Physiology at the Medical College, Vengalpetam, with time allowance of Rs. 75 per mensem. Applications should be submitted at once to the Principal, Medical College, Vengalpetam.

Medical College, Vengalpetam,
19th September 1932.

F. J. ANDERSON, Major, I.M.S.,
Principal.

Advertisements are invited from the duly qualified Secondary School Leaving Certificate candidates for a clerk's post on Rs. 25-14-30-1-40 in the office of the Deputy Inspector of Schools, Cuddalore District. An Urdu-speaking man is preferred, and should attach the following particulars:—Name, age, sex, nationality, district and a certified copy of the last page of the Secondary School Leaving Certificate, together containing the public examination marks.

Apply to the District Educational Officer, Cuddalore District.

Cuddalore, 19th September 1932.

K. SITARAMA RAO,
Deputy Inspector of Schools, Cuddalore Range.

Wages as a M-chance to be in charge of the Gas, Water and Electric Installations in this College for a period of four months and further extension salary of Rs. 40 per mensem. Applications with copies of testimonials, stating the qualifications and previous experience, if any, should reach the undersigned not later than the 30th October 1932. The candidate must be skilled at wood work, metal work, lathe work and engine-driving and should have undergone training as a mechanic in a recognised institution or workshop.

The selected applicant should be able to join immediately on receipt of the order.

Government Victoria College, Palghat,
24th September 1932.

G. I. SOBO,
Principal.

No. 71.—*Appointment and Posting.*—M. R. R. Sundhar Kishanachari Parthasarathi Appayya Arangal, B.A., B.L., High Court Tamil, practicing at Madras, is appointed to act as District Munsiff and is posted to Coimbatore. To join forthwith.

High Court, Madras,
22th September 1924.

F. G. BUTLER,
Magistrate.

REVENUE.

Posting and Transfer.—(1) M. R. R. V. Venkateswaram Reddy, Assistant Inspector, Eldore Circle, is allotted as Inspector, Gudur Circle. To join on 1st Oct.

(2) M. R. R. R. Rajagowdas Appayya, Inspector, Gudur Circle, is North Telangana Circle, vide M. R. R. V. Venkateswaram Reddy, granted leave. To join on 1st Oct.

Madras, 22th September 1924.

H. B. BENDALL,
Secretary.

INDUOS-TAX.

Operation of Leave.—The leave on average pay granted to Mr. S. H. Gopalakrishnan Noyada, Probationary Income-tax Officer, Tanjavur, for one week with effect from 24th August 1924 is cancelled.

Madras, 21th September 1924.

F. H. SEYMOUR,
Commissioner of Income-tax.

CO-OPERATIVE.

Leave.—Under Fundamental Rule 57, M. R. R. A. Panduranga Acharyya Arangal, Assistant Registrar of Co-operative Societies, Coimbatore, is granted leave on average pay for six days from 24th to 30th September 1924 with permission to attend himself of the holidays on 31st and 1st October 1924.

Madras, 20th September 1924.

J. GRAY,
Registrar of Co-operative Societies.

POLICE.

Extension of Leave.—M. R. R. K. Venkateswaram Noyada Gura, Acting Deputy Superintendent of Police and District Assistant to the Magistrate of Police, Madras, in extension of leave on average pay for one week from 1st September 1924 under Fundamental Rule 51.

Madras, 20th September 1924.

P. HANSTEDTON,
Off. Inspector-General of Police.

REGISTRATION.

Appointment.—The Board of the Acting Registrar of Madras and Commissioner in charge of the District has been pleased to appoint the Honourable Nitya Jeyar, B.A., a Captain in the Madras Regimental Establishment, to be a Registrar, for the issuing of marriage licenses in this District.

(By order)

Registrar, Coimbatore,
22th September 1924.

F. DOWLANDSON,
Registrar of the District of Madras.

MEDICAL.

Posting.—With reference to G.O. No. 329, P.I., dated 23rd April 1924, Civil Assistant Surgeon M. R. R. K. K. Subrahmanyam Arangal, I.M.S., Assistant to the Professor of Medicine, Madras College, Madras, is posted to the Medical College, as posted to the X-Ray Institute, Madras, for training for a period of six months.

Civil Assistant Surgeon Mr. G. J. Noyada, I.M.S., Government General Hospital, Madras, is posted to the X-Ray Institute, Madras, for training for a period of six months in addition to his duties.

Madras, 20th September 1924.

Posting.—M. R. R. G. S. Subrahmanyam Arangal, I.M.S., on the expiry of leave, is placed at the disposal of the President, District Board, South Arcot, vide M. R. R. F. V. Subrahmanyam Arangal, I.M.S., granted leave.

M. R. R. N. Narayanaiah Arangal, I.M.S., on the expiry of leave, is the Probationary Registrar, Coimbatore, on average pay until 31st Oct. except of 15th Oct. and 31st Oct. to the Government General Hospital, Madras, on average pay until further orders.

Madras, 22th September 1924.

Deaths and Burials.—M.H.R. G. Bayart, Turkish Army, Civil Assistant Surgeon, on the expiry of leave is placed, at the disposal of the Government, Municipal Council, Madras (Chengalpet district), viz. Khan Sahib Mohammed Ismail and his wife.

Khan Sahib Mohammed Ismail and his wife Sahib Bibi, Civil Assistant Surgeon on private duty at the Chengalpet Hospital, Madras, to the Port and Marine Department, viz. Major R. H. Peters, I.M.S., granted leave.

Madras, 2nd September 1924.

Deaths.—M.H.R. G. C. Madhava Aiyar, B.A. (Temporary Civil Assistant Surgeon) as private duty in the Government Hospital for women and children, Madras, to hold a confirmed appointment in the same hospital temporarily, viz. First-class Military Assistant Surgeon W. S. Martin, I.M.D., on other duty, until the arrival of M.H.R. M. Balakrishna Pillai, Arrived from British India.

(By order)

F. W. MAYHEAR,

Madras, 2nd September 1924.

Principal Assistant to the Surgeon-General.

GENERAL NOTIFICATIONS.

IMPERIAL LIBRARY.

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(Sundays and Holidays, from 2 p.m. to 5 p.m.)

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A. T. M. ARSHAD ALI,
Offg. Librarian.

NOTICE TO SANITARY INSPECTORS.

All unemployed Sanitary Inspectors, Assistant Sanitary Inspectors and all those Sanitary Inspectors and Assistant Sanitary Inspectors employed in situations other than Local Boards and Municipalities are requested to furnish the Director of Public Health, Calcutta, Port, Madras, with the particulars noted below at a very early date for including their names in the list of Sanitary Inspectors now under revision:—

- (1) Name of Certified Sanitary Inspector, Qualified Sanitary Inspector or Assistant Sanitary Inspector.
- (2) Age.
- (3) Languages known.
- (4) Town posted.

N.B.—State if Certified Sanitary Inspector, Qualified Sanitary Inspector or Assistant Sanitary Inspector with the year of passing the test.

- (5) Present employment, if any, and pay.
- (6) Previous address.

E. T. MATTHEW, B.A., B.Sc. (Calcutta),
Acting Director of Public Health.

Madras, 2nd September 1924.

TREASURE TROVE.

It is hereby notified under section 5 (a) of the Indian Treasure Trove Act, VI of 1873, that on 20 May 1924 the gold coins and medals valued at Rs. 20-5-4 were found in the neighbourhood of Bellary town by a coolie named Chinnappa, Headman of Bellary. The property is now kept in the Public Office, Bellary:—

Description of the property.—Two gold Langkas weighing Rs. 15-15-6.

A. All persons claiming the said treasure or any part thereof are hereby required to appear personally before the Collector of Bellary at his office on 12 January 1925 and furnish proof of their claim.

Bellary Collector's Office,
12 August 1924.

A. C. DUFF,
Collector.

It is hereby notified under section 5 of Act VI of 1873 that on 27th July 1924 treasure including the undistributed rice and oil was found buried in the earth in the village of Antarava, Revenue-galana in Kodakampanapeta taluk in Dindigul district, as follows:—

Mode of treasure.	Value.	Mode of treasure.	Value.
(1) Rice 1000000	5 5 0	(2) The undistributed rice of 1923 ..	5 5 0
(3) Rice 1000000 of 19-8, 1927 and 1928	5 5 0	(4) The undistributed rice ..	5 5 0
(5) The undistributed rice of 1923, 1927 and 1928	1 5 0	Total ..	15 5 0

2. All persons claiming the above treatment are hereby required to appear personally or by agent before the Collector of Salween his office at Salween at 11 a.m. on 22nd February 1934 when the matter will be required into and determined in accordance with the provisions of the Act.

Salween Collector's Office,
22nd September 1934.

T. E. MURRELL,
Collector.

DEPARTMENT OF AGRICULTURE.

Statement showing the latest subscription and exports of raw cotton in the Madaya Presidency for the week ending 26th September 1934.

(Note.—All figures are in bales of 160 lb. each.)

Varying of cotton.	For the corresponding week of the previous year.		For the current week.			Total from 1st February to the corresponding week of the previous year.		For the current year from 1st February 1934 to date.		
	Received at mills.	Not exported by sea.	Received at mills.	Not exported by sea.	Total.	Received at mills.	Not exported by sea.	Received at mills.	Not exported by sea.	Total.
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Thamphaw	678	100	100	1,000	1,100	12,000	12,000	12,000	12,000	24,000
Salween	1,111	1,111	1,111	1,111	4,444	10,000	10,000	10,000	10,000	20,000
Chaukhwa	444	444	444	444	1,776	10,000	10,000	10,000	10,000	20,000
Shawbwa and Wundwin	200	200	200	200	800	10,000	10,000	10,000	10,000	20,000
Chaukhwa	1,000	1,000	1,000	1,000	4,000	10,000	10,000	10,000	10,000	20,000
Others	1,000	1,000	1,000	1,000	4,000	10,000	10,000	10,000	10,000	20,000
Total	8,888	8,888	8,888	8,888	35,552	100,000	100,000	100,000	100,000	200,000

(a) Amounts supplied in the corresponding week of previous year by sea at mills.

(b) Amounts supplied in the current week by steam ships.

(c) Exports by sea in the current week.—Madaya 497; Chaukhwa 2; Salween 4,000.

Quantity of cotton pressed in the pressing factories and of compressed cotton received at spinning mills in the Madaya Presidency during the week ending 26th September 1934.

(Note.—All figures are in bales of 160 lb. each.)

Varying of cotton.	In the previous year.					In the current year.				
	Number of bales pressed during week ending 26th September 1933.	Number of bales pressed during week ending 26th September 1934.	Number of bales pressed during week ending 26th September 1934.	Number of bales pressed during week ending 26th September 1934.	Number of bales pressed during week ending 26th September 1934.	Number of bales pressed during week ending 26th September 1934.	Number of bales pressed during week ending 26th September 1934.	Number of bales pressed during week ending 26th September 1934.	Number of bales pressed during week ending 26th September 1934.	Number of bales pressed during week ending 26th September 1934.
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Thamphaw	1,111	1,111	1,111	1,111	4,444	10,000	10,000	10,000	10,000	20,000
Salween	1,111	1,111	1,111	1,111	4,444	10,000	10,000	10,000	10,000	20,000
Chaukhwa	1,111	1,111	1,111	1,111	4,444	10,000	10,000	10,000	10,000	20,000
Shawbwa and Wundwin	1,111	1,111	1,111	1,111	4,444	10,000	10,000	10,000	10,000	20,000
Chaukhwa	1,111	1,111	1,111	1,111	4,444	10,000	10,000	10,000	10,000	20,000
Others	1,111	1,111	1,111	1,111	4,444	10,000	10,000	10,000	10,000	20,000
Total	8,888	8,888	8,888	8,888	35,552	100,000	100,000	100,000	100,000	200,000

(a) Amounts and value of exports by sea.

R. D. ANSTADT,
Director of Agriculture.

Yamou, 26th September 1934.

FORWARD HEALTHS DEPARTMENT

Abstract return of attacks and deaths of epidemic diseases in the Presidency of Madras during the week ending 15th November 1914.

[illegible]

Under section 38 of the Civil Goods Act, 1913, the High Court hereby directs that, on account of floods, the Court of the Grand Cruise Judges, Trebuck, shall be considered to have been closed from the 14th July to 27th July 1924 *inasmuch as* for receipt of fresh goods.

High Courts, Madras,
22nd September 1913

F. G. HUYLER,
Director

PLACEMENT EXAMINATION—APRIL/MAY 1994

The following candidates have been declared by the Pledgeshop Examinable Board to have passed the First Grade Pledgeshop Examination held in April-May 1931:

[illegible]

FF—The towns and cities should apply for their own residents to fix their things when they and their neighbors are not around to see the things.

List showing the subjects in which the candidates failed in the Pleadership Examination held on April and May 1904.

a = Civil Procedure Code and Law of Evidence.
b = Criminal Procedure Code and Law of Evidence.
c = Indian Penal Code.
d = Law of Land and Tenure and Transfer of Property.

e = Law of Contracts.
f = Law of Torts and Damages.
g = Law of Bills and Negotiable Instruments (total of 40 per cent of the aggregate marks).

Regular number	Subjects failed in.	Regular number	Subjects failed in.	Regular number	Subjects failed in.	Regular number	Subjects failed in.
2	a b c	46	b	90	a b h	134	a
3	a b c h	47	a b h	91	a b h	135	a b h
4	b	48	a b	92	a b	136	a b h
10	a b h	49	a b c d h	93	a b h	137	a b h
11	a	50	a b c	94	a b h	138	a b h
12	a	51	a b h	95	a b h	139	a b h
13	a	52	a b h	96	a b h	140	a b h
16	a	53	a b h	97	a b h	141	a b h
17	a b h	54	a b h	98	a b h	142	a b h
22	a b	55	a b h	99	a b h	143	a b h
24	a	56	a b h	100	a b h	144	a b h
27	a b h	57	a b h	101	a b h	145	a b h
28	a b	58	a b h	102	a b h	146	a b h
29	a b h	59	a b h	103	a b h	147	a b h
30	a b h	60	a b h	104	a b h	148	a b h
31	a b h	61	a b h	105	a b h	149	a b h
32	a b h	62	a b h	106	a b h	150	a b h
33	a b h	63	a b h	107	a b h	151	a b h
34	a b h	64	a b h	108	a b h	152	a b h
35	a b h	65	a b h	109	a b h	153	a b h
36	a b h	66	a b h	110	a b h	154	a b h
37	a b h	67	a b h	111	a b h	155	a b h
38	a b h	68	a b h	112	a b h	156	a b h
39	a b h	69	a b h	113	a b h	157	a b h
40	a b h	70	a b h	114	a b h	158	a b h
41	a b h	71	a b h	115	a b h	159	a b h
42	a b h	72	a b h	116	a b h	160	a b h
43	a b h	73	a b h	117	a b h	161	a b h
44	a b h	74	a b h	118	a b h	162	a b h
45	a b h	75	a b h	119	a b h	163	a b h
46	a b h	76	a b h	120	a b h	164	a b h
47	a b h	77	a b h	121	a b h	165	a b h
48	a b h	78	a b h	122	a b h	166	a b h
49	a b h	79	a b h	123	a b h	167	a b h
50	a b h	80	a b h	124	a b h	168	a b h
51	a b h	81	a b h	125	a b h	169	a b h
52	a b h	82	a b h	126	a b h	170	a b h
53	a b h	83	a b h	127	a b h	171	a b h
54	a b h	84	a b h	128	a b h	172	a b h
55	a b h	85	a b h	129	a b h	173	a b h
56	a b h	86	a b h	130	a b h	174	a b h
57	a b h	87	a b h	131	a b h	175	a b h
58	a b h	88	a b h	132	a b h	176	a b h
59	a b h	89	a b h	133	a b h	177	a b h
60	a b h	90	a b h	134	a b h	178	a b h
61	a b h	91	a b h	135	a b h	179	a b h
62	a b h	92	a b h	136	a b h	180	a b h
63	a b h	93	a b h	137	a b h	181	a b h
64	a b h	94	a b h	138	a b h	182	a b h
65	a b h	95	a b h	139	a b h	183	a b h
66	a b h	96	a b h	140	a b h	184	a b h
67	a b h	97	a b h	141	a b h	185	a b h
68	a b h	98	a b h	142	a b h	186	a b h
69	a b h	99	a b h	143	a b h	187	a b h
70	a b h	100	a b h	144	a b h	188	a b h
71	a b h	101	a b h	145	a b h	189	a b h
72	a b h	102	a b h	146	a b h	190	a b h
73	a b h	103	a b h	147	a b h	191	a b h
74	a b h	104	a b h	148	a b h	192	a b h
75	a b h	105	a b h	149	a b h	193	a b h
76	a b h	106	a b h	150	a b h	194	a b h
77	a b h	107	a b h	151	a b h	195	a b h
78	a b h	108	a b h	152	a b h	196	a b h
79	a b h	109	a b h	153	a b h	197	a b h
80	a b h	110	a b h	154	a b h	198	a b h
81	a b h	111	a b h	155	a b h	199	a b h
82	a b h	112	a b h	156	a b h	200	a b h
83	a b h	113	a b h	157	a b h	201	a b h
84	a b h	114	a b h	158	a b h	202	a b h
85	a b h	115	a b h	159	a b h	203	a b h
86	a b h	116	a b h	160	a b h	204	a b h
87	a b h	117	a b h	161	a b h	205	a b h
88	a b h	118	a b h	162	a b h	206	a b h
89	a b h	119	a b h	163	a b h	207	a b h
90	a b h	120	a b h	164	a b h	208	a b h
91	a b h	121	a b h	165	a b h	209	a b h
92	a b h	122	a b h	166	a b h	210	a b h
93	a b h	123	a b h	167	a b h	211	a b h
94	a b h	124	a b h	168	a b h	212	a b h
95	a b h	125	a b h	169	a b h	213	a b h
96	a b h	126	a b h	170	a b h	214	a b h
97	a b h	127	a b h	171	a b h	215	a b h
98	a b h	128	a b h	172	a b h	216	a b h
99	a b h	129	a b h	173	a b h	217	a b h
100	a b h	130	a b h	174	a b h	218	a b h
101	a b h	131	a b h	175	a b h	219	a b h
102	a b h	132	a b h	176	a b h	220	a b h
103	a b h	133	a b h	177	a b h	221	a b h
104	a b h	134	a b h	178	a b h	222	a b h
105	a b h	135	a b h	179	a b h	223	a b h
106	a b h	136	a b h	180	a b h	224	a b h
107	a b h	137	a b h	181	a b h	225	a b h
108	a b h	138	a b h	182	a b h	226	a b h
109	a b h	139	a b h	183	a b h	227	a b h
110	a b h	140	a b h	184	a b h	228	a b h
111	a b h	141	a b h	185	a b h	229	a b h
112	a b h	142	a b h	186	a b h	230	a b h
113	a b h	143	a b h	187	a b h	231	a b h
114	a b h	144	a b h	188	a b h	232	a b h
115	a b h	145	a b h	189	a b h	233	a b h
116	a b h	146	a b h	190	a b h	234	a b h
117	a b h	147	a b h	191	a b h	235	a b h
118	a b h	148	a b h	192	a b h	236	a b h
119	a b h	149	a b h	193	a b h	237	a b h
120	a b h	150	a b h	194	a b h	238	a b h
121	a b h	151	a b h	195	a b h	239	a b h
122	a b h	152	a b h	196	a b h	240	a b h
123	a b h	153	a b h	197	a b h	241	a b h
124	a b h	154	a b h	198	a b h	242	a b h
125	a b h	155	a b h	199	a b h	243	a b h
126	a b h	156	a b h	200	a b h	244	a b h
127	a b h	157	a b h	201	a b h	245	a b h
128	a b h	158	a b h	202	a b h	246	a b h
129	a b h	159	a b h	203	a b h	247	a b h
130	a b h	160	a b h	204	a b h	248	a b h
131	a b h	161	a b h	205	a b h	249	a b h
132	a b h	162	a b h	206	a b h	250	a b h
133	a b h	163	a b h	207	a b h	251	a b h
134	a b h	164	a b h	208	a b h	252	a b h
135	a b h	165	a b h	209	a b h	253	a b h
136	a b h	166	a b h	210	a b h	254	a b h
137	a b h	167	a b h	211	a b h	255	a b h
138	a b h	168	a b h	212	a b h	256	a b h
139	a b h	169	a b h	213	a b h	257	a b h
140	a b h	170	a b h	214	a b h	258	a b h
141	a b h	171	a b h	215	a b h	259	a b h
142	a b h	172	a b h	216	a b h	260	a b h
143	a b h	173	a b h	217	a b h	261	a b h
144	a b h	174	a b h	218	a b h	262	a b h
145	a b h	175	a b h	219	a b h	263	a b h
146	a b h	176	a b h	220	a b h	264	a b h
147	a b h	177	a b h	221	a b h	265	a b h
148	a b h	178	a b h	222	a b h	266	a b h
149	a b h	179	a b h	223	a b h	267	a b h
150	a b h	180	a b h	224	a b h	268	a b h
151	a b h	181	a b h	225	a b h	269	a b h
152	a b h	182	a b h	226	a b h	270	a b h
153	a b h	183	a b h	227	a b h	271	a b h
154	a b h	184	a b h	228	a b h	272	a b h
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157	a b h	187	a b h	231	a b h	275	a b h
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163	a b h	193	a b h	237	a b h	281	a b h
164	a b h	194	a b h	238	a b h	282	a b h
165	a b h	195	a b h	239	a b h	283	a b h
166	a b h	196	a b h	240	a b h	284	a b h
167	a b h	197	a b h	241	a b h	285	a b h
168	a b h	198	a b h	242	a b h	286	a b h
169	a b h	199	a b h	243	a b h	287	a b h
170	a b h	200	a b h	244	a b h	288	a b h
171	a b h	201	a b h	245	a b h	289	a b h
172	a b h	202	a b h	246	a b h	290	a b h
173	a b h	203	a b h	247	a b h	291	a b h
174	a b h	204	a b h	248	a b h	292	a b h
175	a b h	205	a b h	249	a b h	293	a b h
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178	a b h	208	a b h	252	a b h	296	a b h
179	a b h	209	a b h	253	a b h	297	a b h
180	a b h	210	a b h	254	a b h	298	a b h
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182	a b h	212	a b h	256	a b h	300	a b h
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189	a b h	219	a b h	263	a b h		
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203	a b h	233	a b h	277	a b h		
204	a b h	234	a b h	278	a b h		
205	a b h	235	a b h	279	a b h		
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208	a b h	238	a b h	282	a b h		
209	a b h	239	a b h	283	a b h		
210	a b h	240	a b h	284	a b h		
211	a b h	241	a b h	285	a b h		
212	a b h	242	a b h</				

(1) The Court of the Temporary Palamkundu Judge, Namagur, shall have and exercise original and jurisdiction over the Namagur, Shannuram and Namias taluk extending to the 15 July 1924 date of closure of Petition, as before, with the exception of Kumbayyilam of Namagur taluk which will be under the jurisdiction of the Additional Subordinate Judge, Namagur.

(2) The Court of the Additional Subordinate Judge, Namagur, shall have and exercise original and jurisdiction over the village of Kumbayyilam of Namagur taluk.

(3) The Court of the Palamkundu Judge, Baramba, shall have and exercise original and jurisdiction over the Baramba and Nattal Kumbayyilam taluk and over the village of Mahamand of the Kumbayyilam taluk which has hitherto been under the jurisdiction of the Additional Subordinate Judge's Court, Baramba.

Misamispet, 26th September 1924.

K. P. LAKSHMANA RAO,
District Judge.

The parties are hereby informed that on and after the 1st October 1924 the Palamkundu Judge's Court of Baramba will be located in Gopo Building and in Panchayam in Moringhampet, Baramba.

Baramba, 24th September 1924.

B. VEERAKATAPURAI SWAMI,
Subordinate Judge.

INSOLVENCY PETITIONS.

No. 6 of 1924 in the COURT of the DISTRICT JUDGE, BELLARY.

Raj Mahalingappa, Mahalingappa and Mahalingappa of Adoni.	Petitioner (Solely).
Kanniah Reddy, Ganga Amangappa, Ganga Ram Reddy, Mervadi Ramachand, Tarachand and Rangia Wadappa, Mahappa, Subbaram, Tammalalappa Reddy, Subbaram Reddy, all of Adoni, Rev. Rev. Kanna Gangappa of Thandri, Mervadi Reddy, T. Mahalingappa of Subba Reddy, Adoni taluk, Channarayana Reddy, all of Baramba, Kumbayyilam of Namagur, Kumbayyilam, Subordinate Judge's Court, and Subordinate Judge of Adoni. Creditors (Solely).

Notice is hereby given, under section 32 (2) of Act V of 1920, that the order of adjudication passed against the above-named petitioner (debtor) by an order of the District Judge, Bellary, on 17th Nov. 20 of 1924 on his file (L.P. No. 26 of 1924 on the file of the District Judge, Bellary, dated the 4th day of August 1924, is amended under section 48 (1) of the Act by an order of this Court, dated the 17th day of September 1924, as they failed to apply for discharge within the period specified by this Court on 14th July 1924.

Bellary, 26th September 1924.

V. E. KRISHNANATHAIAH,
District Judge.

No. 8 of 1924 in the COURT of the DISTRICT JUDGE, BARAMBA.

Subba Reddy of Namagur, Subordinate Judge.

Notice is hereby given under section 32 of the Provisional Insolvency Act V of 1920 that the petitioner named above was adjudged insolvent by this Court by order dated 19th September 1924, that all creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by post in a registered letter to this Court an affidavit in Form No. 2 of the Insolvency Rules. The insolvent should apply for discharge within one year.

No. 12 of 1924 in the COURT of the DISTRICT JUDGE, BARAMBA.

Subbaram Reddy of Thandri, Thandri taluk.

Notice is hereby given under section 32 of the Provisional Insolvency Act V of 1920 that the petitioner named above was adjudged insolvent by this Court by order dated 19th September 1924, that all creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by post in a registered letter to this Court an affidavit in Form No. 2 of the Insolvency Rules. The insolvent should apply for discharge within one year.

Baramba, 26th September 1924.

B. GOVILA RAO,
District Judge.

No. 18 of 1924 in the COURT of the DISTRICT JUDGE, BARAMBA.

Subbaram Reddy, son of Subba, of Appanambalam, Adoni taluk.	Petitioner.
Mervadi Reddy and others.	Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court praying that he may be adjudged as insolvent. The petition stands posted to the 17th day of November 1924 for hearing.

No. 11 of 1924 IN THE COURT OF THE DISTRICT MAGISTRATE, AMALAPUT.

Pennamma Subbappa and Pennamma Venkatasubba Petitioner
 On Repeal of the Order of the District Magistrate, Amalapur.
 Notice is hereby given under section 12 of Act V of 1920 that the above-named petitioners have applied to the Court to be adjudged insolvent and that the said petition is posted to the 22nd day of October 1924 for hearing.

V. RADHAKRISHNAMURTHI
District Magistrate.

Amalapur, 17th September 1924.

C.M.P. No. 654 of 1924 IN L.P. No. 14 of 1923 (No. 71 of 1920) IN THE FILE OF THE OFFICIAL RECEIVER'S COURT, CHENNAI.

Kandam Padi Petitioner
 Kuppaswami Chetti and others Respondents.
 Notice is hereby given that the above-named petitioner has applied to this Court for an order for the said discharge under section 45 of Act V of 1920 and that the petition stands posted to 19th October 1924.

T. M. KRISHNAMURTHI,
District Magistrate.

Chennai, 19th September 1924.

No. 1 of 1924 (Rev. No. 408 of 1924) IN THE COURT OF THE DISTRICT MAGISTRATE, KATTOOR.

T. Subbarao Petitioner (Respondent)
 M. Kallappa and others Respondents.
 Notice is hereby given that under section 41 of the Provisional Insolvency Act the application under posted against the respondent on 11th March 1924 is now before.

A. PARAMESWARA AYYAR,
District Magistrate.

Kattoor, 19th September 1924.

No. 2 of 1924 IN THE COURT OF THE DISTRICT MAGISTRATE, OOTY.

Pennamma Subbappa, Pennamma Venkatasubba and Pennamma Venkatasubba Petitioner
 On Repeal of the Order of the District Magistrate, Ooty.
 Notice is hereby given under section 12 of Act V of 1920 that the above-named petitioners have applied to this Court to be declared as insolvent and that their petition stands posted for hearing to 26th October 1924.

P. RAJAGOPALA SACHAIVAR,
District Magistrate.

Ooty, 22nd September 1924.

No. 12 of 1924 IN THE COURT OF THE DISTRICT MAGISTRATE, KOLLAM.

Kandam Padi Petitioner.
 T. Kannaiah and others Respondents.
 Notice is hereby given under section 12 of Act V of 1920 that the above petitioners have applied to this Court for being declared as insolvent and his application is posted for hearing to 11th day of October 1924. Any creditor wishing to oppose the same may appear before this Court either in person or by a pleader at 10 a.m. on the said date and Mr. M. V. Sundaram Ayyar is appointed to be the receiver.

S. RAJAGOPALA AYYANGAR,
District Magistrate.

Kollam, 19th September 1924.

No. 6 of 1924 IN THE COURT OF THE DISTRICT MAGISTRATE, SHOLINGUR.

M. Balu Subba, son of Abubakkar Subba, Mahomedan, residing at Alipattam, Arakonnam taluk Petitioner (Debtor).
 Vs. Mahomed Nappiah and twenty-six others Respondents (Creditors).
 Notice is hereby given that under section 41 of the Provisional Insolvency Act V of 1920 the above-named petitioner has applied to this Court for an order of final discharge and that his application is posted for 13th October 1924. Any creditor wishing to oppose the same may do so.

K. KARASIMILAN PANTULU,
District Magistrate.

Sholingur, 19th September 1924.

No. 8 of 1924 (No. 46 of 1920) IN THE FILE OF THE OFFICIAL RECEIVER'S COURT, SOUTH KANARA, IN THE COURT OF THE DISTRICT MAGISTRATE, PUTUR, SOUTH KANARA.

Narasimha Naidu Petitioner.
 Mangayana and two others Respondents.
 Notice is hereby given under section 37 (2) of Act V of 1920 that the order of adjudication, dated 24th day of October 1923, in L.P. No. 14 of 1923 in the file of the Court of the Official Receiver is hereby annulled under section 45(1) of the above Act on the basis of the order of discharge, dated 19th November 1924, in S.I. & No. 17 of 1924 in the file of this Court as the petitioner did not apply for an order of discharge within the period specified in the order of adjudication of the Official Receiver of South Kanara.

M. RAMACHANDRAN,
District Magistrate.

Puttur (South Kanara), 19th September 1924.

No. 3 of 1930 in the OFFICE OF THE DISTRICT MAGISTRATE, ...

Develops Kumbhavarsha	<i>Pellicular (Amphibol)</i> .
Diluted Sakhagya and others	<i>Quartz</i> .

Notice is hereby given that the order of the Official Receiver, General, dated 29th January 1921, adjudging the above petitioner an insolvent has been cancelled under section 45, clause (1) of Act V of 1919, by order of this Court dated 20th day of September 1923.

No. 1 of 1881 in the Court of the District Judge, Boston.

<i>Ophiomys</i> <i>Tachyostoma</i>	<i>Polioptila</i> (<i>Seiurus</i>)
<i>Thalassidroma</i> <i>Lophophanes</i> and others	<i>Oenanthe</i>

Notice is hereby given that the order of the Official Receiver, Under, dated 19th April 1922, adjourning the above petitioner an insolvent has been annulled under section 42, clause (1) of Act V of 1910, by order of this Court dated 29th day of September 1922.

No. 2 of 1831 in the Order of the Imperial Family, Berlin

Tarlagadga Peda Narayana and Shree Chote	Pudhura (Jashvanti)
Gali Narayana and Shree	Cochin.

Notice is hereby given that the order of the Official Receiver, Glasgow, dated 25th August 1923, adjudging the above petitioners insolvent has been recalled under section 45, clause (1) of Act V of 1920, by order of this Court dated 26th day of September 1924.

Sec. 5 of 1923 in the Court of the District of Columbia, D.C.

<i>Fargesi Mallikharjuna</i>	"	"	"	"	<i>Pallava</i> (<i>Jambun</i>)
<i>Kewatanga</i> <i>Duravagala</i> and others	"	"	"	"	<i>Pradisa</i>

Notice is hereby given that the order of the Official Receiver, Ontario, dated 25th October 1931, adjudging the above petitioner an insolvent has been cancelled under section 41, clause (1) of Act 7 of 1928, by order of the Court dated 25th day of September 1934.

No. 6 of 1951 is the Order of the District Master, Zillah

Mangasakili Mangamaya	Pelicans (Seabirds)
Falini Kuan-Macharawa and others	Catfish

Notice is hereby given that the order of the Official Receiver, St. Louis, dated 18th October 1922, adjudging the above petitioner an insolvent has been reversed under section 43, clause (1) of Act 7 of 1920, by order of this Court dated 20th day of September 1924.

No. 8 of 1961 of the Court of the District Mexico, Mexico

Gallo Eructans	<i>Pecticus (Andros)</i> .
Tachygasterus	<i>Gallo</i> .

Notice is hereby given that the order of the Official Receiver, Ontario, dated 19th November 1939, adjudging the above petitioners as insolvent has been recalled under section 43, clause (2) of Act V of 1906, by order of the Court dated 26th day of September 1939.

No. 16 of 1931 of the COURT OF THE DISTRICT JUDGE, BOMBAY.

Kassai Hemakoti	Pelham (London).
Fellati Monterra and others	Credence.

Notice is hereby given that the order of the Official Receiver, Ontario, dated 15th November 1931, adjourning the above petition for an order has been cancelled under section 44, clause (1) of Act No. 1 of 1904, in consequence of the Court being held 24th day of September 1932.

No. 1 of 1925 of the COURT OF THE DISTRICT MAGISTRATE, BOMBAY.

Matte Veckebom	<i>Pellicular (faded)</i>
Mural Chelmsford and others	<i>Quilting</i>

Notice is hereby given that the order of the Official Receiver, Guntur, dated 5th April 1923, adjudging the above petitioner an insolvent has been cancelled under section 43, clause (1) of Act V of 1906. In order of the Court dated 26th day of September 1924.

No. 2 of 1922 is the Order of the Eminent Master, Spanish.

Tompson Valley	Parkway (Inland)
Chowchilla Meadows and Forest	Crestline

Notice is hereby given that the order of the Official Receiver, Quebec, dated 21st August 1922 adjudging the above partnership an insolvent has been cancelled under section 43, clause (1) of Act V of 1906, by order of the Court dated 23rd day of September 1924.

No. 3 of 1923 in the Court of the District Judge, Madras.

Gurus Velupillaiyappa Petitioner (Defendant).
 Mysal Chelamanna and others Defendants.

Notice is hereby given that the order of the Official Receiver, Madras, dated 28th April 1923, whereby the above petitioner as petitioner has been struck off under section 43, clause (1) of Act V of 1920, by order of the Court dated 24th day of September 1924.

No. 4 of 1923 in the Court of the District Judge, Madras.

Talal Chelamanna Petitioner (Defendant).
 Mysal Chelamanna and others Defendants.

Notice is hereby given that the order of the Official Receiver, Madras, dated 12th January 1923, whereby the above petitioner as petitioner has been struck off under section 43, clause (1) of Act V of 1920, by order of the Court dated 24th day of September 1924.

Madras, 22nd September 1924.

M. RAJANATHA MENON,
Official Receiver.

No. 6 of 1924 in the Court of the District Judge, Madras.

Kandamur Palanis Chelamanna (petitioner) Madras alias Madras
 Kuthi Kuthi of Takkilamman, Madras, Takkilamman, Kuthiyan
 (alias) (alias) M. K. Chelamanna (petitioner)
 Action Reg. Per. Mahomed Ishaq (alias) Madras alias Madras
 Madras (alias) Madras and others Defendants.

Notice is hereby given that under section 1 of Act V of 1920 the above petitioner has applied to the Court to strike his petitioner as petitioner and that the petition has been posted to 14th September 1924 in the Court for hearing.

Madras, 22nd September 1924.

G. RANGASWAMI MENON,
Official Receiver.

No. 1 of 1924 (No. 1 of 1924 in the file of the District Court, Coimbatore)
in the Court of the District Judge, Coimbatore.

T. S. Talakshari, of Mysal, Chery and Chery, Madras and Bombay,
 residing at: Madras, Madras, Madras, Madras, Madras,
 Madras Petitioner.
 Chelamanna Chelamanna and others Defendants.

Notice is hereby given that under section 44 of Act V of 1920 the petitioner of the above named Madras has been and is being struck off under section 43, clause (1) of Act V of 1920, by order of the Court dated 24th day of September 1924.

No. 25 of 1924 (No. 26 of 1924 in the file of the District Court, Coimbatore)
in the Court of the District Judge, Coimbatore.

P. S. Talakshari, of Mysal, Chery and Chery, Madras and Bombay,
 residing at: Madras, Madras, Madras, Madras, Madras,
 Madras Petitioner.
 Chelamanna Chelamanna and others Defendants.

Notice is hereby given that under section 19 (2) of Act V of 1920 the above named petitioner has applied to the Court for being declared as insolvent and that his application is posted to 14th October 1924 for hearing. Any creditor wishing to oppose the same may do so either in person or by valuer on the said date.

Coimbatore, 22nd September 1924.

T. RANGASWAMI MENON,
Official Receiver.

No. 17 of 1924 (No. 18 of 1924 in the file of the District Court, Madras)
in the Court of the District Judge, Madras.

V. K. Chelamanna Chelamanna, son of Chelamanna Chelamanna, Madras Petitioner.

Notice is hereby given that under section 19 (2) of Act V of 1920 that the above named petitioner has applied to the Court for being declared as insolvent and that his application is posted to 14th day of October 1924. Any creditor wishing to oppose the same may do so either in person or by valuer on the said date.

No. 24 of 1924 (No. 25 of 1924 in the file of the District Judge's Court, Tiruchirappalli)
in the Court of the District Judge, Tiruchirappalli.

Chelamanna Chelamanna, son of Chelamanna Chelamanna, Chelamanna, Tiruchirappalli Petitioner.

Notice is hereby given that under section 19 (2) of Act V of 1920 that the above named petitioner has applied to the Court for being declared as insolvent and that his application is posted to 14th day of October 1924. Any creditor wishing to oppose the same may do so either in person or by valuer on the said date.

Tiruchirappalli, 22nd September 1924.

T. M. RANGASWAMI MENON,
Official Receiver.

No. 120 of 1923 (No. 44 of 1923) ON THE PETITION OF THE DISTRICT COURT, CHENNAI,
IN THE COURT OF THE CHIEF JUSTICE, CHENNAI.

Yennampallam Chetty, son of Chellappa, residing at Chellappan, Chellappan, .. Petitioner (Debtor).
Yennampallam Chetty and others .. Respondents (Creditors).
Notice is hereby given that under section 18, clause (2) of Act V of 1920, the above-named petitioner (debtor) has applied to the District Judge, Chellappan, to adjudicate him as insolvent and that his petition has been transferred to this Court for disposal. The said petition stands posted to the 21st day of October 1924 for hearing.

No. 24 of 1924 (No. 22 of 1924) IN THE COURT OF THE CHIEF JUSTICE, CHENNAI.

Chellappan Chetty .. Petitioner (Debtor).
M. Ramaswamy .. Respondent (Creditor).
Notice is hereby given that under section 18, clause (2) of Act V of 1920, the above-named petitioner (debtor) has applied to the District Judge, Chellappan, to adjudicate him as insolvent and that his petition has been transferred to this Court for disposal. The said petition stands posted to the 21st day of October 1924 for hearing.

No. 34 of 1924 IN THE COURT OF THE CHIEF JUSTICE, CHENNAI.

Chellappan Chetty, son of Yennampallam, residing at Chellappan, Chellappan, .. Petitioner (Debtor).
Yennampallam Chetty .. Respondent (Creditor).
Notice is hereby given that under section 18, clause (2) of Act V of 1920, the above-named petitioner (debtor) has applied to the District Judge, Chellappan, to adjudicate him as insolvent and that his petition has been transferred to this Court for disposal. The said petition stands posted to the 21st day of October 1924 for hearing.

No. 71 of 1924 IN THE COURT OF THE CHIEF JUSTICE, CHENNAI.

Chellappan Chetty, son of Yennampallam, residing at Chellappan, Chellappan, .. Petitioner (Debtor).
Yennampallam Chetty and others .. Respondents (Creditors).
Notice is hereby given that under section 18, clause (2) of Act V of 1920, the above-named petitioner (debtor) has applied to the District Judge, Chellappan, to adjudicate him as insolvent and that his petition has been transferred to this Court for disposal. The said petition stands posted to the 21st day of October 1924.

M. W. YALLOTT,
Official Receiver.

Chellappan, 21st September 1924.

No. 45 of 1924 (No. 15 of 1924) ON THE PETITION OF THE DISTRICT COURT, CHENNAI,
IN THE COURT OF THE CHIEF JUSTICE, CHENNAI.

Chellappan Chetty, son of Yennampallam, residing at Chellappan, Chellappan, .. Petitioner (Debtor).
Yennampallam Chetty and others .. Respondents (Creditors).
Notice is hereby given that by an order of this Court dated 18th September 1924, the above-named petitioner was adjudged as insolvent. The creditors of the above-named petitioner should present their claims on or before 21st October 1924 by delivering or sending by registered post an affidavit in Form No. 4 of the Indian Probationary Rules, 1919. The petitioner to apply for discharge within two years.

No. 10 of 1924 (No. 5 of 1924) ON THE PETITION OF THE DISTRICT COURT, CHENNAI,
IN THE COURT OF THE CHIEF JUSTICE, CHENNAI.

Appala Venkata Narayana Reddy .. Petitioner (Debtor).
Yennampallam Chetty and others .. Respondents (Creditors).
Notice is hereby given that the above-named petitioner has applied to this Court to declare him as an insolvent and that the application is posted to 21st November 1924 for hearing.

A. KANAKA RAJU,
Official Receiver.

Chellappan, 21st September 1924.

No. 120 of 1923 (No. 22 of 1923) ON THE PETITION OF THE DISTRICT COURT, CHENNAI,
IN THE COURT OF THE CHIEF JUSTICE, CHENNAI.

Chellappan Chetty, son of Yennampallam, residing at Chellappan, Chellappan, .. Petitioner (Debtor).
Yennampallam Chetty and others .. Respondents (Creditors).
Notice is hereby given that the above-named petitioner has been adjudged by the District Judge, Chellappan, as insolvent. The creditors of the above-named petitioner are hereby required to present their claims on or before 21st October 1924 by delivering or sending by registered post affidavit in Form No. 4 of the Indian Probationary Rules, 1919, accompanied with books, accounts, vouchers and other documents in substantiation of their claims which shall be produced to the Official Receiver for perusal and filing.

2. The debtors are directed to apply for their discharge within two years from now.

A. SUBRAMANIAM AYYAR,
Official Receiver.

Chellappan, 21st September 1924.

REVENUE NOTIFICATION.

MINING CERTIFICATE.

The person named below has been granted a certificate of approval under the Mining Rules which will be in force up to 31st December 1924:—

[Area over which the person proposes to prospect or mine—*Machan Pondichery.*]

Know all persons with date of order granting the certificate.

Seiyid Agaya Sahib of Chidambaram—18th September 1924.

Recd. (Land Revenue and Settlements),
Madras, 20th September 1924.

S. WADSWORTH,
Secretary.

INCOME-TAX NOTIFICATION.

Under section 5 (4) of the Indian Income-tax Act, 1922, the Commissioner of Income-tax for the Presidency of Madras directs that Mr. S. M. P. Chetty, Income-tax Officer, as produced, Revenue Circle, shall exercise all the powers of an Income-tax Officer within the Madras District.

Madras, 22nd September 1924.

F. R. SENECKE,
Commissioner of Income-tax.

PUBLIC WORKS NOTIFICATIONS.

NOTICE.

Plot No. 484-F is being moved, for some time at 16th mile of South Buckingham road. It is hereby notified that unless the owner claims the land within 100 yards from the date of this notice and arranges to take it over after paying the lease rent due to Government, it will be continued and the same proceeds applied to Government.

Madras, 19th September 1924.

S. GOVINDARAJA ATTANAR,
Executive Engineer, Buckingham Division.

UNCLAIMED SUMS.

Notice is hereby given that the wages noted below due to labourers are outstanding for more than three months in the accounts of this division and that they will be applied to Government if not claimed within one month from the date of this notification:—

Shorts and period to which the account refers.	E. No. to put in M. No.	Name of labourer's name.	Amount.
Constructing a dry dock at Vembakudi.			
M. M. Bell from 1st March 1923 to 24 April 1923	40	Cipra, son of Sanga	Rs. 4 0
M. M. Bell from 25th to 18th April 1923.	40	Krishnan, son of Sanyagan	Rs. 3 0
Do	40	Krishnan, son of Sanga	Rs. 3 0
Do	40	Sanga, son of Sanga	Rs. 3 0
M. M. Bell from 19th April 1923 to 1st May 1923	40	Pillai, son of Sanga	Rs. 3 0
M. M. Bell from 2nd to 10th May 1923.	1	Prasanna, son of Vembakudi	Rs. 3 0
Do	1	Sanga, son of Sanga	Rs. 3 0
Maintenance of reclamation wall.			
M. M. Bell from 25th to 31st May 1923	2	Yappa, son of M. Ganga	Rs. 1 0
Do	2	Chandappa, son of Chandra	Rs. 3 0
Do	2	Pandi, son of Sanga	Rs. 3 0
			Rs. 7 0

Knowing the real owner of the plot at Chidambaram.

M. M. Bell from 3rd to 10th May 1923 .. 1 T. V. Sanyagan, son of Sanga .. Rs. 4 0

Cuddalore, 4th September 1924.

T. G. DICKINSON,
Off. Executive Engineer, Cuddalore Division.

The following sums are outstanding on the accounts of the directors being the amount of wages due to work people employed in the various projects below for work done for the authorities and repaid to the Educational Work Fund.

The cheques should apply to the Administration Officer, Public Works Department, Shanghai, within three months from this date for their due, after which the amounts must be transferred to Government.—

Month.	Name.	Amount.
April 1919	1. By of Koda Nipponkai Bank, account	20 4 0
May 1919	2. Koda Nipponkai Bank, account	10 1 0
October 1919	3. Koda Nipponkai Bank, account	10 1 0
April 1920	4. Koda Nipponkai Bank, account	10 1 0
February 1920	5. Do.	10 1 0
June 1920	6. Koda Nipponkai Bank, account	10 1 0
Do.	7. Koda Nipponkai Bank, account	10 1 0
September 1921	8. Koda Nipponkai Bank, account	10 1 0
December 1921	9. Koda Nipponkai Bank, account	10 1 0
December 1921	10. Koda Nipponkai Bank, account	10 1 0
January 1922	11. Koda Nipponkai Bank, account	10 1 0
September 1922	12. Koda Nipponkai Bank, account	10 1 0
Do.	13. Koda Nipponkai Bank, account	10 1 0
August 1923	14. Koda Nipponkai Bank, account	10 1 0
Do.	15. Koda Nipponkai Bank, account	10 1 0
	Total	100 0 0

Shanghai, 14th September 1924.

T. V. GEORGE,
Executive Engineer, Marine Division.

MARINE NOTIFICATIONS.

NOTICES TO MARINERS.

No. 20 of 1924.

The following notices received from the Coast Inspector, Marine Department, Shanghai, are republished for information.

President's Post Office, Malacca,
19th September 1924.

G. R. CAMPBELL, Captain, R.N.,
President's Post Office,

NOTICE TO MARINERS No. 19.

CHINA—SHANGHAI DISTRICT.

[Yangtze River—North and South Channel Entrance.]

Huashan Island and Lintian Ferrying Boats Moved.

Notice is hereby given that the ferrying-boats on Huashan Island and the Lintian Ferrying-boats have been moved as follows:—

The boats on Huashan Island has been moved 4.65 miles N. 34° W., magnetic, from its former position.

The Lintian Boats has been moved 1.1 miles N. 34° E., magnetic, from its former position.

(By order of the Inspector-General of Customs)

The Maritime Customs, Marine Department,
Shanghai, 14th August 1924.

H. K. BROWN,
Chief Inspector.

NOTICE TO MARINERS No. 19.

CHINA—YANGTZE RIVER—CHOWANG DISTRICT.

City of Chong King Mouth.

Referring to Notice to Mariners No. 124, the Black spot lower marking the northern edge of the shoal off the north point of Yunnan has been moved and has been replaced in the same position by a two-foot spaced buoy marked Black. The buoy will be known as the Panshan-shan Shoal buoy.

(By order of the Inspector-General of Customs)

The Maritime Customs, Marine Department,
Shanghai, 14th August 1924.

H. K. BROWN,
Chief Inspector.

NOTICE TO MARINERS No. 49.

CHINA—TAMUKE ISLAND—CHRISTIANE DEGREE,
New Port Light-house Reef.

Notice is hereby given that New Port Light-house has been moved 75 miles N. 48° E., magnetic, from its former position.

(By order of the Inspector-General of Customs)

The Maritime Customs, Marine Department,
Shanghai, 10th August 1924.

H. K. HARRISON,
Chief Inspector.

No. 51 of 1924

ITALY—WENT CAUSE—CAUDET

[Reference.—Notice to Mariners No. 46 of 1924.]

The white pilot buoy marking the western limit of the anchorage reef at Caudet Port was replaced in position on the 16th September 1924.

Malaga, 19th September 1924

W. L. KELLY, Commander, R.N.R.,
For Principal Port Officer.

No. 52 of 1924

ITALY—WENT CAUSE—CADET

[Reference.—Notice to Mariners No. 49 of 1924.]

The Star and Spyl Buoys at the Caudet harbour entrance were placed in position on the 16th September 1924.

Malaga, 19th September 1924

G. R. CAMPBELL, Captain, R.N.M.,
Principal Port Officer.

No. 54 of 1924

The following is published for information with reference to this office Notice to Mariners No. 45 of 1924.

Malaga, 24th September 1924

G. R. CAMPBELL, Captain, R.N.M.,
Principal Port Officer.

NOTICE TO MARINERS No. 51

[Reference.—Notice to Mariners No. 54, dated 1st September 1924, issued by this office.]

The Spyl Light Vessel "Kommensale" was replaced by a Notice Ring on the 17th September 1924.

Rangoon, 16th September 1924

E. STEVEN HARRISON, Commander, R.N.M.,
For Off. Principal Port Officer, Rangoon.

No. 54 of 1924

The following is published for information with reference to this office Notice to Mariners No. 5 of 1924.

Malaga, 16th September 1924

G. R. CAMPBELL, Captain, R.N.M.,
Principal Port Officer

NOTICE TO MARINERS

BAR OF PORT—BORNEA

BAR OF PORT—BORNEA

[Reference.—Notice to Mariners, dated 1st March 1921.]

It is hereby notified that the light on the Borong Bank Tower is not burning—
Charles off-shore—No. 431, Boronia 100 feet and Appendix
Pilotage—Bar of Borong Island, 18th, part 445.
Authority—Port Officer, Boronia, BORNEA.
Date—16th September 1924.

Borneo, 15th September 1924.

M. C. H. LEE, Commander, R.N.M.,
Port Officer, Boronia, BORNEA.

NOTICE.

When at "East" Mohamed Mahidin Salakong "lying lawlessly" opposite Good Nith at Tatumia for the past two years without being reported, causes serious regard the boat and crew on the knowledge and is an impediment to the free passage to the landing place and as the notice to remove the impediment cannot be served on the owner Mr M. M. K. Mahomed Mahidin Salakong of Kuching street, Kuching, as his who residents were not known, it is hereby notified that the said boat will be reported by this office, if not so reported, by the owner within twelve days from the date of publication of this notice, at the owner's cost and the charges incurred from the proceeds realized from the sale of the boat.

A. E. DOLFEY.

REPORT OF VESSELS

ARRIVED AT, AND DEPARTED FROM, THE PORT OF DARFOUR FROM
THE 1ST TO THE 31ST SEPTEMBER 1924.

ARRIVALS.

Date.	Vessel's name.	Tonnage.	From.	Master.	Where from.	Notes.
1924.						
Sep. 10	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
11	R. S. "Yachtman"	2,280	2	F. P. Jones	New York	See 1st page.
12	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
13	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
14	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
15	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
16	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
17	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
18	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
19	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
20	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
21	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
22	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
23	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
24	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
25	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
26	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
27	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
28	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
29	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
30	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
31	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.

DEPARTURES.

Date.	Vessel's name.	Tonnage.	To.	Master.	Where to.	Notes.
1924.						
Sep. 10	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
11	R. S. "Yachtman"	2,280	2	F. P. Jones	New York	See 1st page.
12	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
13	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
14	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
15	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
16	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
17	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
18	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
19	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
20	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
21	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
22	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
23	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
24	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
25	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
26	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
27	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
28	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
29	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
30	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.
31	R. S. "H. S. Butler"	4,115	2	J. Taylor	New York	See 1st page.

g = American. S = Dutch. M = British Indian. U = Dutch. J = Japanese. E = European.

Master's Office, Madras,
24th September 1924.A. MACKENZIE,
For Deputy Commissioner of the Port.

OFFICIAL ADVERTISEMENTS.

GOVERNMENT AUCTIONS OF SANDALWOOD.

The following quantities of sandalwood trees or logs will be sold by auction on the dates and at the places given below:—

	Approximate quantity in tons.	Place of sale.	Date of sale.
Good sandalwood	500	Prosser	24th November 1924.
Medium sandalwood	300	Puttapet	2nd December 1924.
Do.	110	Puttapet	10th December 1924.
Do.	120	Puttapet	18th December 1924.

NOTE.—Prosser is 45 miles by road from Mysore. Puttapet is 42 miles by road from Channarayana (near Madras Railway). Puttapet and Puttapet are Railway stations on South Indian Railway.

For terms of sale and details of prices and quantities, apply as under:—

Puttapet—To the Chief Forest Officer, Madras, or to the District Forest Officer, Puttapet.

Puttapet—To the District Forest Officer, Puttapet, or to the District Forest Officer, Puttapet.

Puttapet—To the District Forest Officer, Puttapet, or to the District Forest Officer, Puttapet.

Puttapet—To the District Forest Officer, Puttapet, or to the District Forest Officer, Puttapet.

Circulars, 2124 & 2125 of 1924.

H. F. A. WOOD,
Commissioner of Forests, Fifth Circle.

AUCTION SALE OF CASUARINA TREES.

Notice is hereby given that the casuarina trees as per list attached will be sold in public auction. The conditions of sale are also herewith enclosed.

CONTENTS OF LIST.

1. Trees to be cut 2 feet above ground level and the roots to be left standing and not removed.
2. Whilst trees are being felled no damage is to be done to road banks or trees and no electricity is to be used or wire poles. A deposit of Rs. 20 will be taken from each party to be held until removal is complete.
3. The auction bid requires the approval of the Executive Engineer, Chingleput Division.
4. Removal to be complete in one month from date of approval.

List of casuarina trees growing on Buckingham Canal with date and limit of auction.

Item number	Locality	East.	West.	Total	Time	Date.	Place of auction.
1924							
1	North canal.	30	..	30	3 0 00	19th October	Ennore work tank.
2	8-0 to 9-0	30	..	30	3 0 00
3	10-0 to 11-0	40	75	115	11 0 00	..	Ennore work tank.
4	11-0 to 12-0	40	6	46	11 0 00
5	12-0 to 13-0	..	15	15	15 0 00
6	13-0 to 14-0	..	75	75	7 0 00
7	14-0 to 15-0	115	6	121	12 0 00	19th October	Chingleput tank.
8	15-0 to 16-0	..	75	75	7 0 00
9	16-0 to 17-0	..	25	25	2 0 00
10	17-0 to 18-0	..	25	25	2 0 00
11	18-0 to 19-0	..	25	25	2 0 00	..	Village of Pollut.
12	19-0 to 20-0	115	..	115	11 0 00
13	20-0 to 21-0	..	15	15	1 0 00	19th October	Commercial tank.
14	21-0 to 22-0	..	65	65	6 0 00
15	22-0 to 23-0	..	65	65	6 0 00
16	23-0 to 24-0	..	65	65	6 0 00
17	24-0 to 25-0	..	65	65	6 0 00
18	25-0 to 26-0	..	65	65	6 0 00
19	26-0 to 27-0	..	65	65	6 0 00
20	27-0 to 28-0	..	65	65	6 0 00
21	28-0 to 29-0	..	65	65	6 0 00
22	29-0 to 30-0	..	65	65	6 0 00
23	30-0 to 31-0	..	65	65	6 0 00
24	31-0 to 32-0	..	65	65	6 0 00
25	32-0 to 33-0	..	65	65	6 0 00
26	33-0 to 34-0	..	65	65	6 0 00
27	34-0 to 35-0	..	65	65	6 0 00
28	35-0 to 36-0	..	65	65	6 0 00
29	36-0 to 37-0	..	65	65	6 0 00
30	37-0 to 38-0	..	65	65	6 0 00
31	38-0 to 39-0	..	65	65	6 0 00
32	39-0 to 40-0	..	65	65	6 0 00
33	40-0 to 41-0	..	65	65	6 0 00
34	41-0 to 42-0	..	65	65	6 0 00
35	42-0 to 43-0	..	65	65	6 0 00
36	43-0 to 44-0	..	65	65	6 0 00
37	44-0 to 45-0	..	65	65	6 0 00
38	45-0 to 46-0	..	65	65	6 0 00
39	46-0 to 47-0	..	65	65	6 0 00
40	47-0 to 48-0	..	65	65	6 0 00
41	48-0 to 49-0	..	65	65	6 0 00
42	49-0 to 50-0	..	65	65	6 0 00
43	50-0 to 51-0	..	65	65	6 0 00
44	51-0 to 52-0	..	65	65	6 0 00
45	52-0 to 53-0	..	65	65	6 0 00
46	53-0 to 54-0	..	65	65	6 0 00
47	54-0 to 55-0	..	65	65	6 0 00
48	55-0 to 56-0	..	65	65	6 0 00
49	56-0 to 57-0	..	65	65	6 0 00
50	57-0 to 58-0	..	65	65	6 0 00
51	58-0 to 59-0	..	65	65	6 0 00
52	59-0 to 60-0	..	65	65	6 0 00
53	60-0 to 61-0	..	65	65	6 0 00
54	61-0 to 62-0	..	65	65	6 0 00
55	62-0 to 63-0	..	65	65	6 0 00
56	63-0 to 64-0	..	65	65	6 0 00
57	64-0 to 65-0	..	65	65	6 0 00
58	65-0 to 66-0	..	65	65	6 0 00
59	66-0 to 67-0	..	65	65	6 0 00
60	67-0 to 68-0	..	65	65	6 0 00
61	68-0 to 69-0	..	65	65	6 0 00
62	69-0 to 70-0	..	65	65	6 0 00
63	70-0 to 71-0	..	65	65	6 0 00
64	71-0 to 72-0	..	65	65	6 0 00
65	72-0 to 73-0	..	65	65	6 0 00
66	73-0 to 74-0	..	65	65	6 0 00
67	74-0 to 75-0	..	65	65	6 0 00
68	75-0 to 76-0	..	65	65	6 0 00
69	76-0 to 77-0	..	65	65	6 0 00
70	77-0 to 78-0	..	65	65	6 0 00
71	78-0 to 79-0	..	65	65	6 0 00
72	79-0 to 80-0	..	65	65	6 0 00
73	80-0 to 81-0	..	65	65	6 0 00
74	81-0 to 82-0	..	65	65	6 0 00
75	82-0 to 83-0	..	65	65	6 0 00
76	83-0 to 84-0	..	65	65	6 0 00
77	84-0 to 85-0	..	65	65	6 0 00
78	85-0 to 86-0	..	65	65	6 0 00
79	86-0 to 87-0	..	65	65	6 0 00
80	87-0 to 88-0	..	65	65	6 0 00
81	88-0 to 89-0	..	65	65	6 0 00
82	89-0 to 90-0	..	65	65	6 0 00
83	90-0 to 91-0	..	65	65	6 0 00
84	91-0 to 92-0	..	65	65	6 0 00
85	92-0 to 93-0	..	65	65	6 0 00
86	93-0 to 94-0	..	65	65	6 0 00
87	94-0 to 95-0	..	65	65	6 0 00
88	95-0 to 96-0	..	65	65	6 0 00
89	96-0 to 97-0	..	65	65	6 0 00
90	97-0 to 98-0	..	65	65	6 0 00
91	98-0 to 99-0	..	65	65	6 0 00
92	99-0 to 100-0	..	65	65	6 0 00
93	100-0 to 101-0	..	65	65	6 0 00
94	101-0 to 102-0	..	65	65	6 0 00
95	102-0 to 103-0	..	65	65	6 0 00
96	103-0 to 104-0	..	65	65	6 0 00
97	104-0 to 105-0	..	65	65	6 0 00
98	105-0 to 106-0	..	65	65	6 0 00
99	106-0 to 107-0	..	65	65	6 0 00
100	107-0 to 108-0	..	65	65	6 0 00
101	108-0 to 109-0	..	65	65	6 0 00
102	109-0 to 110-0	..	65	65	6 0 00
103	110-0 to 111-0	..	65	65	6 0 00
104	111-0 to 112-0	..	65	65	6 0 00
105	112-0 to 113-0	..	65	65	6 0 00
106	113-0 to 114-0	..	65	65	6 0 00
107	114-0 to 115-0	..	65	65	6 0 00
108	115-0 to 116-0	..	65	65	6 0 00
109	116-0 to 117-0	..	65	65	6 0 00
110	117-0 to 118-0	..	65	65	6 0 00
111	118-0 to 119-0	..	65	65	6 0 00
112	119-0 to 120-0	..	65	65	6 0 00
113	120-0 to 121-0	..	65	65	6 0 00
114	121-0 to 122-0	..	65	65	6 0 00
115	122-0 to 123-0	..	65	65	6 0 00
116	123-0 to 124-0	..	65	65	6 0 00
117	124-0 to 125-0	..	65	65	6 0 00
118	125-0 to 126-0	..	65	65	6 0 00
119	126-0 to 127-0	..	65	65	6 0 00
120	127-0 to 128-0	..	65	65	6 0 00
121	128-0 to 129-0	..	65	65	6 0 00
122	129-0 to 130-0	..	65	65	6 0 00
123	130-0 to 131-0	..	65	65	6 0 00
124	131-0 to 132-0	..	65	65	6 0 00
125	132-0 to 133-0	..	65	65	6 0 00
126	133-0 to 134-0	..	65	65	6 0 00
127	134-0 to 135-0	..	65	65	6 0 00
128	135-0 to 136-0	..	65	65	6 0 00
129	136-0 to 137-0	..	65	65	6 0 00
130	137-0 to 138-0	..	65	65	6 0 00
131	138-0 to 139-0	..	65	65	6 0 00
132	139-0 to 140-0	..	65	65	6 0 00
133	140-0 to 141-0	..	65	65	6 0 00
134	141-0 to 142-0	..	65	65	6 0 00
135	142-0 to 143-0	..	65	65	6 0 00
136	143-0 to 144-0	..	65	65	6 0 00
137	144-0 to 145-0	..	65	65	6 0 00
138	145-0 to 146-0	..	65	65	6 0 00
139	146-0 to 147-0	..	65	65	6 0 00
140	147-0 to 148-0	..	65	65	6 0 00
141	148-0 to 149-0	..	65	65	6 0 00
142	149-0 to 150-0	..	65	65	6 0 00
143	150-0 to 151-0	..	65	65	6 0 00
144	151-0 to 152-0	..	65	65	6 0 00
145	152-0 to 153-0	..	65	65	6 0 00
146	153-0 to 154-0	..	65	65	6 0 00
147	154-0 to 155-0	..	65	65	6 0 00
148	155-0 to 156-0	..	65	65	6 0 00
149	156-0 to 157-0	..	65	65	6 0 00
150	157-0 to 158-0	..	65	65	6 0 00
151	158-0 to 159-0	..	65	65	6 0 00
152	159-0 to 160-0	..	65	65	6 0 00
153	160-0 to 161-0	..	65	65	6 0 00
154	161-0 to 162-0	..	65	65	6 0 00
155	162-0 to 163-0	..	65	65	6 0 00
156	163-0 to 164-0	..	65	65	6 0 00
157	164-0 to 165-0	..	65	65	6 0 00
158	165-0 to 166-0	..	65	65	6 0 00
159	166-0 to 167-0	..	65	65	6 0 00
160	167-0 to 168-0	..	65	65	6 0 00
161	168-0 to 169-0	..	65	65	6 0 00
162	169-0 to 170-0	..	65	65	6 0 00
163	170-0 to 171-0	..	65	65	6 0 00
164	171-0 to 172-0	..	65	65	6 0 00
165	172-0 to 173-0	..	65	65	6 0 00
166	173-0 to 174-0	..	65	65	6 0 00
167	174-0 to 175-0	..	65	65	6 0 00
168	175-0 to 176-0	..	65	65	6 0 00
169	176-0 to 177-0	..	65	65	6 0 00
170	177-0 to 178-0	..	65	65	6 0 00
171	178-0 to 179-0	..	65	65	6 0 00
172	179-0 to 180-0	..	65	65	6 0 00
173	180-0 to 181-0	..	65	65	6 0 00
174	18						

- UNION TRUSTY BOARD TRUSTEES REGARDING THE GRANT OF PENSION TO THE PAPER AND PAPER
INDEMNITY. No. 2 (10 p.).
- TRINIDAD REPORT OF THE JUDICIAL COMMISSIONERS OF THE MADRAS PRESIDENCY FOR THE YEARS 1921,
1922 AND 1923. No. 6 (1 p.).
- THIRTY-SEVEN LIST OF CORRECTIONS TO THE MANUAL OF VILLAGE ACCOUNTS—On Malabar. Pm 6
(6 p.).
- THIRTY-SEVEN LIST OF CORRECTIONS TO THE MANUAL OF VILLAGE ACCOUNTS—South Kanara. Pm 6
(6 p.).
- THIRTY-SEVEN LIST OF CORRECTIONS TO THE MANUAL OF VILLAGE ACCOUNTS—General—English.
Pm 6 (6 p.).
- CORRECTIONS NO. 42 AND 43 TO THE LIST OF TOWNS AND VILLAGES IN THE REGISTRATION
DISTRICT OF MADRAS—General. Pm 6 (6 p.).
- GENERAL LIST OF TOWNS IN THE FOREST DEPARTMENT OF THE MADRAS PRESIDENCY—31 May 1924.
No. 3 (6 p.).
- HALF-CENTURY LIST OF ESTABLISHMENTS OF THE NEW INDEMNITY OF THE MADRAS JUDICIAL DEPARTMENT,
extended up to 1st April 1924. No. 2-4 (1 p. 6 p.).
- LIST OF JUDICIAL OFFICERS IN THE MADRAS JUDICIAL DEPARTMENT, 1st September 1924. Rapid Rev.
Pm 6 (6 p.).
- INDIA ACT VI OF 1924. Tamil. Pm 6 (6 p.).

VACANCIES.

Applications are invited for the post of the Translator of the Courts No. 40—4—120 from duly-qualified candidates. The applicants should have passed the Intermediate Tests both in Tamil and English. Persons who have got experience in interpretation work will be preferred. The vacancy is now eight months and is likely to continue longer. Applications should reach the Court on or before the 15th October 1924.

District and Sessions Court, Salem,
16th September 1924.

S. K. COURTENAY,
District and Sessions Judge.

In modification of the Court's order, dated 3rd August 1924, published in the Fort St. George Gazette, applications are invited for the post of Translator of the Court, the pay of which is Rs. 40—4—120 and Rs. 40—4—120. Applicants should have passed the Intermediate Tests both in Tamil and English. Preference will be given to those who have experience in interpretation work. Applications should reach the Court on or before the 15th October 1924.

Assistant Sessions Judge's Court, Salem,
16th September 1924.

V. S. KRISHNA AYYAR,
Assistant Sessions Judge.

Applications are invited from passed and experienced Lower Schoolmasters for the post of an acting Translator in the office of the Executive Engineer, Karmad Division, on a salary of Rs. 50 per month for a period of about two and a half months. The selected applicant should join duty at Karmad. None except those who have had experience as Translators in Public Works Department and have passed the Lower Schoolmaster Test of the College of Engineering need apply.

Karmad, 19th September 1924.

S. KRISHNASWAMI AYYAR,
Executive Engineer, Karmad Division.

Applications are invited from Military Commissioned Officers for a Police Interpreter's post on a salary of Rs. 45 per month attached to District Reserve Battery. Particulars regarding (a) age, (b) qualifications, (c) languages known to read and write, and (d) native place should be furnished.

Battery, 22nd September 1924.

C. K. ATKINSON,
Superintendent of Police.

PRIVATE ADVERTISEMENTS.

On or after 16th October 1924, I intend moving the High Court to reside at a Vaddi named Madurai, 2nd September 1924.

BORAI RAJA, O.

On or after 17th October 1924, I intend moving the High Court to reside at a Vaddi named Tanoreddy, 15th September 1924.

V. RAJESANUNDIRAM.

I, T. D. Rameshthappa Sanyal, shall henceforth be known as D. S. Rameshthappa.
Madurai, 15th September 1924.

T. D. RAMUMANTHAPPA SANYAL.

LOST.

The Government Provisionary Note No. D-00028 full one of the 50 per cent loss of the second India Rupee for No. 180 (one hundred) originally issued in the name of Mangak Karnaik, Washimkhatkar, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that payment of the whole sum and the interest thereon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are notified against purchasing or otherwise dealing with the aforementioned security.

*Name of the proprietor—Mangak Karnaik,
Residence—Bhatmandhatkar, Washimkhatkar taluk.*

ESTATE OF T. PERUMALSWAMI MUTALITAR (DECEASED).

(In the High Court of Judicature at Madras.)

It is hereby shown that the 12th day of September 1924, Letters of Administration as defined in Act III of 1920 (Administration-General's Act) granted to the Presidency of Madras and also limited for the purpose of authorising, settling or, satisfying and doing such acts as may be necessary for the preservation of the estate of T. Perumalswami Mutalitar, late of Vallu, but now deceased, who died on the 15th day of July 1924 at Vallu, showed, until the notice for notice called by law to the estate shall obtain Probate or Letters of Administration of the same but no further or otherwise, were granted to the Administrator-General of Madras.

ESTATE OF GUY HOWLAND JACKSON (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from 15th day of September 1924 the estate of Guy Howland Jackson, late of the Indian Civil Service, but now deceased, under Letters of Administration granted to him on the 6th day of September 1924 by the High Court of Madras and that all persons having claims against the said estate or creditors, such of his, legacies or in any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 30th November 1924 after which date he will proceed to make a distribution of the assets of the said estate and will postpone as such distribution only such claims as shall hereafter be presented to him in accordance.

ESTATE OF GEORGE FREDERICK WATSON (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from the 26th day of September 1924 the estate of George Frederick Watson, late of the Indian Civil Service, but now deceased, under Letters of Administration granted to him on the 6th day of September 1924 by the High Court of Madras and that all persons having claims against the said estate or creditors, such of his, legacies or in any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 7th day of December 1924 after which date he will proceed to make a distribution of the assets of the said estate and will postpone as such distribution only such claims as shall hereafter be presented to him in accordance.

Madras, 26th September 1924.

H. D. COORNEE,
Administrator-General.

SUMMONS FOR DISPOSAL OF SUIT.

Suit No. 57 of 1924 in the Court of the Hon. Mr. Justice, Madras.

V. L. Sharma & Co., Agents Plaintiff
Kamarnath Shastri, (Dargahat Mysore State) Defendant
Vs
Kamarnath Shastri (Dargahat of Bangalore, Mysore State).

Whereas plaintiff has instituted a suit against you for Rs. 515-14-6, you are hereby summoned to appear in this Court as parties or by a pleader duly authorised and able to answer all material questions relating to the suit, or who shall be accompanied by some person able to answer such questions, on the 15th day of October 1924 at 10 o'clock in the forenoon, to answer the claim; and on the day fixed for your appearance is appointed for the final disposal of the suit, you must be prepared to produce on that day all the witnesses upon whom you rely, and all the documents upon which you intend to rely in support of your defence.

This notice that is served on your appearance on the day before mentioned, the suit will be heard and determined in your absence.

Given under my hand and the seal of the Court this 10th day of September 1924.

H. K. BHATTACHARYA, *Judge for Plaintiff.*

INSOLVENCY NOTICE.

Take notice that the parties to be adjudged insolvent of K. Seshappa Reddy, son of Kamarnath Reddy, Karnaik, died on 11th Nov. 1923, Insolvency Official Receiver's Office, court on for hearing objections, if any, on 3rd November 1924.

165. The following statement showing work done by vessels was ordered to be appended :—

Period.	Quarries.				Building works.		Total quantity of mags shipped.	Total quantity of mags received.	Remarks.
	Quantity of mags shipped.	Quantity of mags received.	Quantity of mags shipped.	Quantity of mags received.	Quantity of mags shipped.	Quantity of mags received.			
1874.	1875.	1876.	1877.	1878.	1879.	1880.	1881.	1882.	
From 1st August to 31st August.	1,000	10,700	710	1,000	1,100	10	1,000	1,000	* Coal loadings. At 1000 tons. 1000 tons.

166. The following statement of estimates submitted since the 15th August 1874, was ordered to be appended :—

Serial number.	Authority.		Nature of work.	Amount estimated.	Balance of budget statement still available.	Correspondence.
	No.	Date.				
1	G.O. No. 100, Finance (Marine).	17th September.	Capital account.	80.
2	G.O. No. 100, Finance (Marine).	1st September.	Repayment of the advances to the General Reserve's account.	80.
3	G.O. No. 100, Finance (Marine).	Do.	Improvements to the wharves situated in the Harbour's system.	100.
4	G.O. No. 100, Finance (Marine).	Do.	Construction of all fuel storage tanks with necessary pipe connections.	17,000.
			Finance account.	100.		
			Port Road account.	100.		
			Wharves Road account.	100.		

167. Received G.O. No. 100, Finance, dated the 21st July 1874, regarding the preliminary accounts of the Port and Marine Funds for the year 1873-74.

168. Received G.O. No. 100, Finance, dated the 20th August 1874, despatching that the return of loans issued under the sanction of Government, by Indian Marine, land and other public bodies, presented in G.O. No. 100, Finance, dated the 21st September 1873, will be discontinued.

169. Received G.O. Finance No. 100, Finance (Marine), dated the 20th August 1874, mentioning the submission of three estimates to No. 100, 2 & 3 proposed in Resolution No. 110, dated the 15th August 1874.

170. Received G.O. No. 100, Finance (Marine), dated the 1st September 1874, mentioning the debit to Capital of a sum of Rs. 15,000 to be expended on the purchase and erection of an oil fuel storage tank and the laying of the necessary pipe connections from the supply point to the tank—vide Resolution No. 100, dated the 15th August 1874.

171. Received G.O. No. 100, Finance (Marine), dated the 1st September 1874, mentioning the debit to Capital of a sum of Rs. 400 being a portion of the expenditure to be incurred on the removal of the structure in the quarter of the General Reserve of the Treasury—vide Resolution No. 100, dated the 15th August 1874.

172. Received G.O. No. 100, Finance (Marine), dated the 1st September 1874, mentioning the debit to Capital of an expenditure of Rs. 400 for improvements to the wharves situated in the Harbour of the Harbour of the Treasury—vide Resolution No. 100, dated the 15th August 1874.

173. Received G.O. No. 100, Finance (Marine), dated the 15th September 1874, mentioning the representation submitted by the Harbour Committee to the Government in 1873-74, as the payment of preliminary advances to the Harbour Committee to sub-charge of the Port and Marine Department, and requesting the Director of Public Works to submit a representation statement to meet the expenditure on the grant of the advances to the Sub-Assistant Engineer situated in the Harbour.

224. Received the Administration Report of the Commissioners for the Port of Calcutta for the year 1923-24.

225. Receipts and cash held by the Imperial Bank of India, Madras, for the Madras Port Trust on the 11th September 1924, were entered in the schedule as follows:—

	Government securities.		Cash balances.	
	Rs.	As.	A.	P.
Revenue Account	5,48,000	3,05,021	4	1
Provision Fund Account	1,45,000	21,550	14	1
Deposits Account	21,000	8,675	13	0
India Soldiers' Home Charity Account	37,000	5,005	14	0
Divided Postage's Fund Account	26,000	977	14	30
College Fund Account	2,52,000	7,254	1	0
Maritime Trusts Account	84,549	12	0
Railway Freight Advances Account	10,877	10	0
Capital Account	42,82,000	55,794	13	7
Sinking Fund Account	3,81,000	18	7	0

Port Trust Office, Madras,
16th September 1924.

A. A. BHOGE,
Chairman

METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY REPORT.

DATE.	Barometer reduced to 32° F.	Thermometer.				Winds.		Direction.	Force.	Depth of air.	Cloudy air.	Brightest weather.	General weather.
		General Daily Range.		Maximum Minimum.		Direction.	Force.						
		Deg.	Fah.	Deg.	Fah.								
September.	Indian.	"	"	"	"	On.	Miles.	Indian.	Co. Fm.				
1st, Monday.	30.015.	84.8	104.8	80.7	77.4	214.5	30	0.74	10	70			Thunderstorm.
2nd, Tuesday.	30.0	80.7	107.0	80.0	78.5	108.1	32	0.55 E.	10	80	70		Do.
3rd, Wednesday.	30.0.	79.0	99.0	79.5	76.4	108.0	40	0.55	100	70	70	80	Heavy shower.
4th, Thursday.	30.0.	79.4	104.4	80.2	76.5	102.5	30	0.55 W. by E.	100	40	30		Do.
5th, Friday.	30.0.	80.5	106.0	80.0	76.0	100.0	30	0.55 W.	100	0.50	40		Do.
6th, Saturday.	30.0.	80.0	111.7	80.0	76.5	100.0	75	0	100	0	0	0	Do.
7th, Sunday.	30.0.	80.7	110.0	80.5	77.0	100.0	50	0.55 W. by E.	50	15	70		Do.

The Standard Barometer and Thermometer are read at 8 a.m., 10 a.m., 4 p.m. and 8 p.m. and the daily mean are obtained by the application of hourly corrections, deduced from twenty years' observations. The surface of the Barometer is twenty-two feet above the level of the sea, and the recorder of the Rain Gauge is two feet from the ground. The wind, sea and general weather registered are for the current Civil Day—from midnight to midnight.

The total quantity of rain collected since January 1st is 25.87 inches, the average for the same period being 18.29 inches.

Madras Observatory,
25th September 1924.

S. R. U. SATYAN,
Deputy Director.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE.

No. 43.] MADRAS, TUESDAY EVENING, SEPTEMBER 30, 1924. [Price, 1 pie.

SEASON REPORT FOR JULY 1924.

TABLE I.—Statement showing the average fall of rain in each district during the month of July 1924, and also the total fall from 1st April 1924 up to the month concerned with the corresponding figures of the preceding year and with the average for a series of years ending 1924.

District.	Average for 10 years.			1923-24.			1924-25.		
	In the month.		From 1st April to 31st July.	In the month.		From 1st April to 31st July.	In the month.		From 1st April to 31st July.
	Heavy days.	Rainfall.		Heavy days.	Rainfall.		Heavy days.	Rainfall.	
1.	2.	3.	4.	5.	6.	7.	8.	9.	10.
Chennai.	in.	inches.	inches.	do.	inches.	inches.	do.	inches.	inches.
1. Chennai ..	12.4	0.31	14.43	11.5	1.19	12.99	20.8	0.47	21.55
2. Vengaloor ..	18.1	0.45	17.40	14.3	1.42	12.47	30.4	0.11	31.18
3. Vengaloor ..	9.2	0.41	14.42	6.0	2.14	9.48	7.4	0.97	2.44
4. Coimbatore ..	10.0	0.41	12.27	12.1	0.44	10.40	31.1	0.24	31.74
5. Salem ..	10.0	0.41	14.44	9.1	2.44	9.41	27.0	0.04	30.28
6. Tiruchirappalli ..	6.0	0.40	1.00	0.1	0.02	0.02	7.0	0.29	7.43
Tamil Nadu.	8.0	0.70	0.70	0.1	0.70	7.00	0.0	0.40	0.40
7. Bellary ..	6.0	0.14	7.40	7.1	0.01	0.71	1.1	0.21	1.40
8. Pondicherry ..	0.0	0.45	7.11	4.0	0.71	0.01	0.0	0.02	0.02
9. Pondicherry ..	0.0	0.70	7.44	0.1	0.40	4.27	0.0	0.00	0.00
Central.	0.1	0.10	0.70	0.1	0.70	0.04	0.0	0.47	0.48
10. Palani ..	7.1	0.00	0.00	4.1	0.00	0.04	30.0	0.00	0.00
11. Madurai ..	4.1	0.00	7.10	4.1	0.00	0.70	7.0	0.00	0.00
12. Tiruchirappalli ..	0.1	0.10	7.40	0.1	0.70	0.00	0.0	0.47	0.48
13. Tiruchirappalli ..	0.1	0.10	7.40	0.1	0.70	0.00	0.0	0.47	0.48
South.	0.1	0.10	0.70	0.1	0.70	0.04	0.0	0.47	0.48
14. Chingleput ..	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07
15. South Arcot ..	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07
16. Tanjore ..	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07
17. Tiruchirappalli ..	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07
18. Tiruchirappalli ..	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07
North.	0.1	0.10	0.70	0.1	0.70	0.04	0.0	0.47	0.48
19. Tanjore ..	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07
20. Tanjore ..	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07
21. Tanjore ..	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07
22. Tanjore ..	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07
West.	0.1	0.10	0.70	0.1	0.70	0.04	0.0	0.47	0.48
23. Kanchi ..	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07
24. South Arcot ..	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07
Other.	1.0	0.04	0.04	0.0	0.04	0.00	0.0	0.07	0.07

1. in August.

2. in January.

3. including Tirunelveli.

4. including Kollam.

Board (Local Revenue and Settlements),
Madurai, 15th September 1924.
B-100-1

K. K. CHIDAMBARA AYYAR,
Assistant Secretary.

DEPARTMENT OF AGRICULTURE

CULTIVATION STATEMENT—APRIL TO JULY 1924.

(On an average of the five years ending 1923-24, the area sown from April to July represents 25 per cent of the cultivation on dry lands and 57 per cent on wet lands.)

General.—The seasons considered to be worst in the first week of July on the West Coast and the Hills but it gathered strength in the second week and there were excellent winds and showers west over the Western Ghats in the next two weeks. The monsoon slackened only towards the end of the month. Elsewhere, fairly good rains were received in the first week of the month but there was little rain afterwards except in Ootacamund, Kottai, Karamel, Solari, Nilgiri, Chingleput, and the portions of Coimbatore, Madurai and Tinnevely adjoining the Ghats.

There were almost unprecedented floods in the latter half of the month in the rivers of the West Coast, the Canyons and its tributaries, the Bhavani and the Moyar, and the Ootacamund. These floods severely damaged roads, railways, and irrigation works, interfered with agricultural operations, washed away crops and killed up cultivated lands, rendering them unfit for cultivation. Besides and the persons of Trichiangudi and Yagapur served by the Canyons and the Coimbatore was severely affected while South Kanara and the Nilgiris and the persons of South Ararat, Solari, and Coimbatore, served by the Canyons system, were affected to a less extent.

Irrigation water was generally insufficient in the month except in the main river systems and on the West Coast. Most of the related tasks were either empty or retained scanty supplies.

Fodder was translocated or sown in the month in the Canyons, under the Canyons and the Nilgiris systems, and on the West Coast. Dry grasses were sown in parts of the Dharm, Canyons, and Central districts. The sowing of guinea, kharra, sorghum, and groundnuts was fairly general. Other crops sown were sugarcane in Vengalapuram and cotton in the Dharm.

1. **Dry lands.**—The area sown from April to July 1924 was restricted in the Canyons owing to the late and interrupted monsoon though the average was greater than last year. There was a decrease of about five per cent on the West Coast as compared with the average owing to continuous heavy rains but the area was almost the same as last year. These decreases were more than counterbalanced by the general increase elsewhere, especially in the Dharm and Central districts owing to the receipt of fairly good sowing rains after last year's bad season. On the whole, the area sown from April to July was 11 per cent more than the average and 57 per cent more than last year.

2. **Wet lands.**—The area sown from April to July 1924 was much restricted in the Canyons owing to the late receipt of showers. There was also a decrease in the Canyons owing to the scanty supply of rain. Showers were about normal in the South and satisfactory in Nilgiri where there were fairly rains in the beginning. On the whole, the area sown in the Presidency was less than the average by six per cent but greater than last year by three per cent.

3. **Figures by districts are given in the statement appended.**

Madurai, 20th September 1924.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 111. MADRAS, THURSDAY EVENING, SEPTEMBER 25, 1914. [Price, 5 paise.]

Part III.—Proceedings of the Indian Legislature

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Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Bills published under Rule 18 of the Indian Legislative Rules.

GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

The following Report of the Select Committee on the Bill to amend the Imperial Bank of India Act, 1906, was presented to the Legislative Assembly on the 26th September 1914.

We, the undersigned, Members of the Select Committee to which the Bill to amend the Imperial Bank of India Act, 1906, was referred, have considered the Bill and the papers sent to the margin and have now the honour to submit this our Report, with the Bill as amended by us, enclosed thereto.

It was proposed to deal with the amendments which we have suggested in the new section 113, in the manner in which they appear in the Bill as amended by us.

RE-1

1. Page No.
2. Page No.
3. Page No.
4.

In the first place, we have adopted a suggestion that it should be put beyond doubt that the Imperial Bank may take the action suggested by the action either by itself or in conjunction with other banks.

Secondly, we think that some doubt might arise whether the words "Notwithstanding anything contained in Schedule I," would operate to enable advances, loans and cash credits to be made for a period exceeding six months, and have accordingly inserted words to make the intention clear.

Thirdly, we agree with the Central Board of the Bank that the Bank should have power to select and not be bound to take all the assets, and we have inserted the word "whichever" in reference to those who think there may be a doubt as to whether immovables as well as movable property may be taken as security.

4. We agree in principle of a suggestion which has been made that, before an advance, loan or cash credit is granted under the act, the Imperial Bank should have a valuation made of the assets of the Bank which is to be secured and that the advance, loan or cash credit should be limited by an amount not exceeding a definite percentage of the estimated value of those assets. We do not recommend the insertion of any provision of this kind in the Bill, but we think that legislation should be made requiring those valuations and the assent of the Central Board or a Committee thereof to the grant of any such advance, loan or cash credit.

5. We regret that our colleague Mr. Nida Chandra Pal was prevented by ill-health from attending our meeting.

6. The Bill was published as follows:—

In English.		
Gazette.		Date.
Gazette of India	28th March 1924.
Fort St. George Gazette	15th April 1924.
Bombay Government Gazette	16th May 1924.
Calcutta Government Gazette	16th May 1924.
Panjab Government Gazette	4th July 1924.
Berms Gazette	2nd May 1924.
Central Provinces Gazette	17th April 1924.
Assam Gazette	6th April 1924.
Coorg District Gazette	1st April 1924.
Madras Gazette	2nd April 1924.
S. W. P. Province Gazette	25th April 1924.

In the Vernacular.		
Province.	Language.	Date.
Madras	Tamil	15th May 1924.
	Telugu	Do.
	Kannara	Do.
	Malayalam	Do.
Bombay	Kanari	22nd May 1924.
	Gujarathi	Do.
	Kozerwa	Do.
Punjab	Urdu	4th July 1924.
Berms	Burmese	6th May 1924.
Coorg	Kozerwa	1st June 1924.
South	Sinhali	25th May 1924.

8. We think that the Bill has not been so altered as to require re-presentation, and we recommend that it be passed as now amended.

RAMU, P. BHAKTET,
T. HANU/HAHIAN,
PURSHOTAMDAS THAKURDAS,*
JUDH G. COCKAR
K. C. REDDY
JAMNADAS M. KRITA,*
W. H. J. WILKINSON,
A. A. ELIAN,
MOULAL MEHNU.*

The 23 September 1923.

* Subject to motion of dissent.

MINUTES OF DEBATE.

I have signed this report as a dissenting minority by the Honourable Sir Basil Blackett, then when passed the proposed measure will apply only to companies registered in India with capital raised. My last letter was dated 20th April 1923. I have by my dissent in the matter in the midst of the legal service of Government whom he has referred the matter to will submit a suitable amendment in the Bill when it comes before the House.

The 23 September 1923.

JAMNADAS M. KRITA.

Subject to motion by Mr. Jemendhar Mehta and the following:—
In case Government decide not to bring an amendment I reserve my right to move an amendment if I am so allowed.

PURSHOTAMDAS THAKURDAS,

I have no doubt that the Explanation to section 13 of the Imperial Bank of India Act, limits the operation of the section in favour of those "banking companies" which are registered in India. The last 12 words of the Explanation which were to have created doubt on the point clearly refer to legislation which may hereafter take the place of the Indian Companies Act, 1913, in case the latter is repealed. I am not aware of any law relating to companies after the 13th Act of 1913 which is at present in force in British India. But it is so well made it quite clear that the Indian Companies Act, 1913, is not intended to be repealed. I am not aware of any law which is in force which is registered under the Indian Companies Act, 1913, or such other law as the subject is any more in force hereafter.

The 23 September 1923.

MOULAL MEHNU.

[An answer by the Right Hon. Member.]

[Words printed in italics indicate the amendment suggested by the Bill Committee.]

A Bill to amend the Imperial Bank of India Act, 1913.

WHEREAS it is expedient to amend the Imperial Bank of India Act, 1913, for certain purposes hereinafter appearing, I hereby enacted as follows:—

1. This Act may be called the Imperial Bank of India (Amendment) Act, 1924.

III-14.

Insertion of
new section
(25) in Act
XLV of
1904.

Form of
Bank (to read
insertion
in section
25).

2. After section 22 of the Imperial Bank of India Act, 1904, the following section shall be inserted, namely:—

XIXB.
25.

"25A. Notwithstanding anything contained in Schedule E, the Bank may, either alone or jointly with other persons, for the purpose of securing the winding up of any company which is a lending company within the meaning of section 14, and of which the capital is divided into shares, or, where any such company is being wound up, of facilitating the winding up, advance or lend money to, or upon a mortgage or in favour of, such company as the liquidators thereof, as the case may be, for any period upon the security of all or any of the assets of such company."

The following Report of the Select Committee on the Bill further to amend the Indian Penal Code and the Code of Criminal Procedure, 1908, for the purpose of affording greater protection to persons under the age of eighteen years was presented to the Legislative Assembly on the 26th September 1924:—

We, the undersigned, Members of the Select Committee to which the Bill further to amend the Indian Penal Code and the Code of Criminal Procedure, 1908, for the purpose of affording greater protection to persons under the age of eighteen years, was referred, have considered the Bill and have now the honour to submit this our Report, with the Bill as amended by us, to the House.

2. The very radical change which we have decided to make in the Bill is the omission of clauses 1 and 2, which proposed to take it in the Code of Criminal Procedure, 1908, now clauses 250A, 250B, 250C, and 251A and to insert consequential amendments. These amendments proposed previous enabling Magistrates to remove minor girls from surroundings in which they would be liable to sexual contamination and to make them over to suitable guardianship. After detailed consideration of these clauses, we have arrived at the conclusion that it would be necessary to supply them by the insertion of provisions dealing exclusively with such matters as maintenance and marriage, and that provisions of this nature are not suitable for inclusion in a Criminal Procedure Code. We think that adequate and satisfactory provision could only be made by a private measure dealing with persons similar to those of the English Children Act of 1908, and we strongly recommend that a Bill on this score should be presented to the Legislature as early as it is possible to provide.

3. We have considered the provisions of clause 3 of the Bill in minute detail, and have expressed our most cordial approval. In the result, we have left them substantially unaltered. We propose only one amendment, and in clause 2 and the other in the second Explanation proposed to be inserted by clause 3 in section 372 of the Indian Penal Code.

The amendment in clause 2 is entirely unimportant upon the grounds of Act V of 1921, which substituted the age of majority for the age of sixteen in sections 372 and 373 of the Indian Penal Code.

The amendment in clause 3 is a drafting amendment designed merely to make more clear the intended meaning of the words "or contravention as the case may be," in the Bill as introduced. On the point of substance, we consider it desirable not to part from the mischief of sections 372 and 373 of the Indian Penal Code previous to

status, or help others to obtain, with under the age of eighteen years with a view to their entering into a union which is not recognized as regular by the custom of the community or at both the community, or, as the case may be, at which the parties to it belong. In arriving at this view we have accepted a suggestion that the only means to be resorted to should be those known to members of the same community and method, suggesting that a union should be entered, so long as it is sanctioned by the custom of the community of the girl when one of the parties therein.

4. The Bill was published in the Gazette at India, dated the 12th February 1921.

5. We think that the Bill has not been so altered as to require re-publication, and we recommend that it be passed as now amended.

A. P. MUDICHAN,
K. C. MISHR,
M. N. KALANITA,
P. N. SITASOMY ACHER,
DAYA PRASAD KISHOR, A
GILLER KISHOR,
DULAM RANI,*
K. HAKA AITANGLIP,*
ATUL KASHIN
P. A. N. JETLANSI,
BIRCH CHANDRA PAL,
S. K. DATTA,
V. M. MUTHAIK.

The 24th September 1921.

* Subject to a contrary finding.

MEANS OF REMEDY.

Explanation No. 1 is serious find it do not mean the whole position. They have (perhaps) which are likely to be found in the real object of the Bill. Explanation No. 1 is in a sense a limit as follows: "Who is a person who is the agent of a person who is sold, for the sake, or otherwise disposed of to a prostitute or to any person who keeps or manages a house, etc., etc." I understand as to the question with which the Bill is sold, but for here, as otherwise disposed of would not intend to mean not covered by the words contained in the Explanation. The result would be that all prostitutes be treated as persons who are not agents of anyone else would do so, taking all precautions to show that they engage in a serious crime. For such a legal presumption in such cases, it will be almost impossible for the prosecution to show that the real intention was not only serious, but something else with a criminal liability.

The new definition, under the Bill, is the case of Explanation 1 in section 4, which contains the words "Who has, been or otherwise obtained possession of a female under the age of eighteen years shall, and the necessary is required, be presumed to have obtained possession of such female with the intent, etc., etc."

The words "obtain possession" mean, under the case of requiring in service. The object of the Explanation can also be deduced in the same way, unless we add the words "is engaged in service" after the words "let her live" in Explanation 1 to section 4, and add the words "engage in service" after the words "let her live". This is the only way to see the object of the section 4(1)(b). Moreover, it is

and very desirable to see young girls in the service of married girls or in domestic establishments. In case it is satisfactorily proved that a particular case is that of service with no other underlying intention, the Magistrate concerned would decide in favour of the accused. It is absolutely necessary to make a legal presumption of guilty intention in such a case properly shown to be of domestic only. Unless we do away with this loophole, this legislation would be perfectly ineffectual.

Section 5.—While dealing with sections 372 and 373 as compared with section 352 in so far as the question of age of women is concerned, legislation has already allowed a difference of two years. Sections 372 and 373 originally created protected women under the age of sixteen; and, while dealing with section 352, I empowered Magistrates to create women under the age of fifteen only in case of domestic or lawful purposes. That was an anomaly. Following the same anomaly that passed, I'll bring up the difference of two years, for which there seems to be no other reason excepting this, with a difference already created. The reason does not appear to my mind. If the legislation is bent upon protecting minor girls, the age up to which a female girl can be restored to the lawful position is one of her detestation for an unlawful purpose should be the same, i.e., eighteen and not sixteen. The legislation, if having a set object before it, should be consistent and not inconsistent.

GULAM BARI.

It looks to me that the words "at any age" occurring in clause 9 ought to be inserted. It has no meaning if after the age of 16, a girl is employed, etc., for the purposes mentioned as she is free to act as she pleases.

The 2nd September 1931.

K. RAMA AYYANAR.

[AN ANSWER BY THE SENIOR COUNSELLOR.]

[Words printed in italics indicate the amendments suggested by the Select Committee.]

A Bill further to amend the Indian Penal Code and the Code of Criminal Procedure, 1908, for the purpose of affording greater protection to persons under the age of eighteen years.

WHEREAS it is expedient further to amend the Indian Penal Code XLV of 1860 and the Code of Criminal Procedure, 1908, for the purpose of affording greater protection to persons under the age of eighteen years; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Criminal Law Amendment Act, 1931.

(2) It shall come into force on such date as the Governor-General in Council may, by notification in the Gazette of India, appoint.

2. In sections 372 and 373 of the Indian Penal Code, for the words XLV of 1860 insert the words "or sixteen years with effect that such women shall be employed or used for the purpose of prostitution, or for any unlawful and immoral purpose, or knowing it to be likely that such women will be" the words "p. run under the age of eighteen years

Shahida
and
Government.

Amendment
at section
372 and 373
Act XLV of
1860.

with intent that such person shall at any age be employed or used for the purpose of prostitution or shall associate with any person or for any unlawful and immoral purpose, or knowing it to be likely that such person will at any age be so shall be solicited.

3. To section 373 of the same Code the following *Explanation* shall be added, namely:—

"*Explanation I*—When a female under the age of eighteen years is used, for the hire, or otherwise disposed of in a prostitute or in any person who keeps or harbours a brothel, the person so disposing of such female shall, until the contrary is proved, be presumed to have disposed of her with the intent that she shall be used for the purpose of prostitution."

"*Explanation II*—For the purposes of this section 'such intercourse' means sexual intercourse between persons not united by marriage or by any union or the affinity, though not amounting to a marriage, it recognised by the persons law in question at the time and to which they belong or, where they belong to different communities, of both such communities, as maintaining between them a permanent relation."

4. To section 373 of the same Code the following *Explanation* shall be added, namely:—

"*Explanation I*—Any prostitute, or any person keeping or managing a brothel, who keeps, hires or otherwise obtains possession of a female under the age of eighteen years shall, until the contrary is proved, be presumed to have obtained possession of such female with the intent that she shall be used for the purpose of prostitution."

"*Explanation II*—If the intercourse has the same meaning as in section 372."

5. In section 373 of the Code of Criminal Procedure, 1908, the words "further" the word "stigma" shall be substituted.

The following Report of the Select Committee on the Bill to amend the Indian Merchant Shipping Act, 1923, for certain purposes was presented to the Legislative Assembly on the 11th September 1924:—

We, the undersigned, Members of the Select Committee to which the Bill to amend the Indian Merchant Shipping Act, 1923, for certain purposes was referred, have considered the Bill and the papers laid in the margin, and have also the honour to submit the said Report, with the Bill as amended by us, as agreed therein.

2. The first amendment, which we suggest in the Bill in the amendment of clause 3. A large number of objections are opposed to any proposal to Co. India in the Indian Merchant Shipping Act, 1923, and we are agreed that it would be undesirable to enact any provision to this effect.

3. Most of the necessary amendments which we have made in the Bill are consequential upon the decision at which we have arrived with regard to clause 3 (now clause 3). While we are agreed that it is in the interests of Indian shipping companies that they should be required either to purchase a steamship or to charter a ship in order to carry the cargo of the Indian shipping, we think that the clause of these amendments should not be in the interest of the company in which the purchase of a steamship is made rather than that Government should have the power to purchase the alternative to the

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8. We think that the Bill has not been so altered as to require publication, and we recommend that it be passed as now amended.

J. W. BHOON,
ABDUL QAYUM,
K. ANAND,
SARFARAZ HOSSEN KHAN,*
H. MOSCHOFFER SMITH,
W. W. J. WILSON,
W. M. HUNDESAWALLY,*
AJAH KHAN, *Asst. Chfcl.*
T. HANNAHCHARIE,
S. A. H. JEMIANI,
GULAM RANG.*

The 20th September 1924.

* Subject to release of dissent.

MINUTES OF DEBATES.

I sign this report on the assurance given to me that the Government will make rules for converting the value of liquid return tickets from Shipping Companies; and this amount together with liquid deposits will be retained for the maintenance of the pilgrims to the Hajas. The share put in does not appear to me very small. In my opinion neither the Government nor the Shipping Companies have any right to appropriate this money which I believe will not be inadequate every year.

The 22nd September 1924.

W. M. HUNDESAWALLY.

I will add this week more that the Government should make every effort to see that return tickets are available at reduced rates.

GULAM RANG.

I agree with Khan Fikrullah Qader Bari that there should be some relaxation made in the return ticket rule to make the pilgrims more comfortable.

The 24th September 1924.

SARFARAZ HOSSEN KHAN.

[AN ADDRESS BY THE SELECT COMMITTEE.]

[Words printed in italics indicate the amendments suggested by the Select Committee.]

A Bill to amend the Indian Merchant Shipping Act, 1923, for certain purposes.

WHEREAS it is expedient to amend the Indian Merchant Shipping Act, 1923, for certain purposes hereinafter appearing: It is hereby enacted as follows:—

1. This Act may be called the Indian Merchant Shipping Amendment Act, 1924.

2. In section 203 of the Indian Merchant Shipping Act, 1923 (hereinafter referred to as the said Act),—

(a) in sub-section (2), for the words "Every ship or ship, 100 tons or over, belonging to any part in British India other than Aden to any port in the Red Sea, shall touch at Aden and shall not leave", the

100-0

words "Any officer empowered by the Local Government in this behalf may, by order in writing, require any pilgrim ship proceeding from any port in British India other than Aden in any part of the Red Sea, to touch at Aden and not to leave" shall be substituted (and

(b) in sub-section (f), after the word "ship" the words "in respect of which an order has been made under this section" shall be inserted, and for the words "by this section" the words "under this section" shall be substituted.

Amendment
of section
234, Act
XXI of
1912.

3. In section 234 of the said Act, for the words "The authority at Aden empowered to grant for pilgrims a passport under section 233" the words "When any pilgrim ship touches at Aden in compliance with an order made under section 233, the authority at Aden empowered to grant the certificate required under that section" shall be substituted.

Amendment
of section
235 of
Act
XXI of
1912.

4. In section 235 of the said Act, in clause (c) after the word "shall" the words "if so required by an order made under section 233" shall be inserted, and for the words and figures "by section 233" the words "under that section" shall be substituted.

Insertion of
new section
234A in
Act XXI of
1912.

5. After section 234 of the said Act the following section shall be inserted, namely:—

Construction
of section
234A, Act
XXI of
1912.

"234A. No pilgrim shall be received on board any pilgrim ship at any port or place in British India for purposes in the nature above provided for in this section, unless he—

(a) is in possession of a return ticket, or

(b) has deposited with the prescribed person such sum for the purpose of defraying the cost of a return ticket as the Governor General in Council may specify by notification in the Gazette of India: Provided that this prohibition shall not apply in the case of any such pilgrim who has obtained a certificate from an authority appointed in this behalf by the Local Government certifying that the said authority is satisfied that the pilgrim does not intend to return to India.

Amendment
of section
234, Act
XXI of
1912.

6. In section 234 of the said Act,—

(a) in sub-section (c) the following proviso shall be added, namely:—

"Provided that no pilgrim to whom the prohibition contained in section 234A applies shall be entitled to, or shall be provided with, a ticket other than a return ticket unless he has made the deposit required by that section"; and

(b) in sub-section (d), for the words "shall" be added to the refusal of any passage-money he may have paid, and, to any conditions or regulations which may be prescribed" the following shall be substituted, namely:—

"shall, subject to any conditions or regulations which may be prescribed, be entitled to the refund of any passage-money which he may have paid, and of any deposit which he may have made in compliance with the provisions of section 234A; and, of any pilgrim who has paid for a return ticket to make such deposit due in the India or as the voyage thence, the person nominated by him in writing to the prescribed authority, if the pilgrim was in possession of a return ticket, be entitled to the refund, subject to be determined, half of the passage money paid by the pilgrim or, if the pilgrim had made a deposit, be entitled to the refund unconditionally of the whole of the deposit made by him."

**Shaw-Welch and
Brewer announce
plans to sell J&J
D.D.A. will provide**

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Journal of Internal Medicine 255: 103–110

Annals of the
Entomological Society of
America, Vol. 44, No. 1, 1951

1992).

amount in which they shall be recoverable." JAN. 2, 1914

The following Report of the Select Committee on the Bill is submitted, second and, even so, the law relating to the levy of duties of customs in relation to imports or exports by land, from one territory outside British India, was presented to the Legislative Assembly on the 11th September 1924.—

We, the undersigned, Members of the Select Committee to which the Bill is submitted, second and amend the law relating to the levy of duties of customs on articles imported or exported by land from or to territory outside British India, was adopted, have considered the Bill, and have now the honour to submit this our Report, with the Bill as amended by us, to the Assembly.

2. The principal matter for our consideration was the question, whether, and in what extent, the machinery provided by the Bill should be applied to the importation of foreign land revenues (other than those reported from, and imported to, Indian States), and we agree that the provisions of the Bill, which are more drastic than those of the Indian Act VI of 1914 and the Bombay Act XXIX of 1912, should be confined to their application only to the import and export of goods from and into foreign countries, including the European territories in the Continent of India. As regards the latter question whether the Indian and Bombay Acts should be kept in force for the purpose of providing machinery for the levy of land revenues on goods passing between those provinces and the Indian States which are contiguous with them, respectively, we think it is more reasonable to maintain the law as it stands at present. We understand that it is not the intention of the Government to establish a customs barrier between British India and any of the States, but we realize that the preservation of machinery which could be used for the purpose of collecting in respect of those States the powers conferred by section 4 of the Indian Customs Act, 1913, is important, in view of the possibility, however remote, of an emergency necessitating the use of the power. We have decided, therefore, to leave the old Indian and Bombay Acts in force in case they are needed for such an emergency. In other words, we leave the law presently in force as it is, with no special Indian States. This course involves more attention to, and alteration in, sub-section (f) of clause 2, the substitution of a new clause for clause 10, and the omission of the second Schedule.

3. We now proceed to refer to details in the other amendments which we have made to the Bill.

Clause 5.—While we agree that the possession of a permit is an essential condition in the import or export of any goods, whether dutiable or not, we are in favour of allowing the introduction of dutiable goods which are being passed across a frontier, border without a permit, although we agree in clause 5 to make provision for the introduction of the law.

Clause 7.—We agree that the duties of an offence under this clause should be punishable and have, therefore, inserted the amendment of which notice was given by the Hon'ble the Chief Minister. We have further reduced the penalty in the case of non-compliance with the provisions not provided that only dutiable goods should be liable to confiscation.

We discussed at some length a suggestion that the penalty provided by this clause should only be imposed after conviction of the offender by a Criminal Court. A majority of us are of opinion that such a departure from the ordinary methods of customs administration would be undesirable, either in the interests of Government or of the

offending party, both of which would be put to much less additional expense and inconvenience by the adoption of such a procedure. Those of us who favour the rejection of the amendments are further of opinion that sections 182 and 183 of the New Customs Act shall be applicable since # of the Bill would single out certain of imported goods for seizure.

Clause 8.—The only other alteration which we have made in the Bill is the omission from the Schedule of section 808 of the New Customs Act. It was of the fact that no election is provided in under clause 7 and that some members of our Committee feel that the action if applied, might be open to abuse, we inserted that the power to issue bonds to vehicles and animals used in the transport of goods shall be restricted under the Bill might be relinquished, even though the power might in some cases be useful as an aid to the prevention of smuggling.

4. The Bill was published in the *Gazette of India*, dated the 25th September 1931.

5. We think that the Bill has not been as allowed us to require legislation, and we submitted that it be passed as now amended.

RAM P. SHAKETTY
A. H. JAYD
C. A. JINNS
M. RAMACHANDRA RAO.
M. A. JESSAR.
M. M. JESSAR.
V. J. PATIL.*
HUGH G. COCKE.
JANNADAN M. MEHTA.*
M. C. ARJUN.*

The 25th September 1931.

* Subject to notice of dissent.

REMARKS OF THE SECRETARY.

The Bill as it originally passed before reference to the Select Committee, including as it did all the Indian States, related the fundamental principle of representative government, viz., in all good nations there is where legislation is to effect must be effected; by the removal of the Indian States from the operation of the measure that vital principle has been preserved.

I should have liked that all Indian States having no parts of the Bill had been preserved against any legislation of that kind in future but that would not perhaps have been a strictly accurate to the Bill and as a permanent measure is going to be introduced next year the question has been raised in that case.

25th September 1931.

JANNADAN M. MEHTA.

I differ from the majority report on two points. Firstly, I do not agree that the power vested in the Governor of the State to make a serious barrier between British territory and Indian States by the Border and Customs Acts should be allowed to continue. I am not satisfied with a mere statement by the Select Committee that the power has been preserved, but that it is not a strictly accurate to the Bill and as a permanent measure is going to be introduced next year the question has been raised in that case.

anything contained in these Acts as to duties levied on imports from British India and any of the Indian States should be created by Government except by a resolution of the Assembly. I have to talk to the authorities or promises of Government. I would therefore like such assurances or promises to be embodied in an enactment. Secondly, it was proposed in the Select Committee that the power to punish persons charged with breaches and any of the provisions of the Bill should not be given to the customs authority. Unfortunately this proposal was lost by the vote of the Chairman. In my opinion, the power rests against the elementary principle of natural justice that no man can be a judge in his own cause; the power vested in the customs authorities whose business it is to detect offences under the Bill makes the prosecutor also the judge.

The 19th September 1924.

V. J. PATICK.

In my opinion, sections 4 and 5 are too generally worded. They should be so worded as to apply only to "dutiable goods." Duties levied on the duties levied on dutiable goods, Government will have to make up their mind from time to time as to the goods on which they wish to levy customs duty. And when that is done they may have no concern with the goods which may not be liable to pay duty according to their tariff. The purpose of Government would be fully satisfied if they could enforce and control the duties of duty leviable goods by the prescribed custom. If duties would of their own accord, and for their own purpose, being non-dutiable goods along with dutiable goods in enough to make that at their own look-out. But there would be no justification whatever for putting the owners or purveyors of non-dutiable goods to the trouble and the hardship of taking them off the way as a nation's custom, which may occasionally be made every from their place of business. The degree of hardship involved can be easily imagined, when we take into account the fact that the land frontier is often only an imaginary line, and people, living and doing business on either side of it, are engaged in trade and have to carry in and out every day, across the national border line, quite a mass and variety of goods of duty free and consumption of which dutiable goods may be liable to duties. Now, as section 2 makes the restricted traffic across the frontier, even in non-dutiable goods, punishable with a fine up to Rs. 50 a large number of businessmen and their men will have been given in the hands of petty police officers against common people. It is almost to punish people in non-dutiable goods under smuggling and make it punishable, though with, however, small a fine.

The argument that the new Customs Act, applied to all goods indiscriminately, even if it were correct, cannot have force in the case of a Land Customs Act, because the regulations of water-way traffic and land traffic are different.

It is argued that the hardship, if any, would apply only to inhabitants of foreign countries. But in the first place the hardship may possibly apply also to residents of British territory, as even now, it is covered by the penal clause and as subsection of the all-purpose section 7 is made punishable by section (1) recently added to the original Bill. Secondly, even subjects of friendly foreign countries might not be so lightly treated, though every other influence and even harsh measures should be adopted to secure the full collection of proper customs duty and to punish smugglers of dutiable goods.

In section 3 there is no provision for a judicial trial before the striped offender is punished with fine and confiscation of contraband goods. As a matter of principle it is not proper to introduce huge powers in the departmental Executive. The provision for a judicial trial would be only in keeping with similar provisions in other Acts.

The 28 September 1924

M. C. KPLKAR.

[AS AMENDED BY THE SELECT COMMITTEE.]

[Works printed in italics indicate the amendments suggested by the Select Committee.]

2. It is enacted, enacted and altered the law relating to the levy of duties of customs on articles imported or exported by land, ferry, or by temporary vessels as follows:

Whereas it is expedient to consolidate, amend and extend the law relating to the levy of duties of customs on articles imported or exported by land from or to territory within India; it is hereby enacted as follows:—

1. (1) This Act may be called the Land Customs Act, 1924.
- (2) It extends to the whole of British India (by word added).
- (3) It shall come into force on such date as the Governor-General in Council may, by notification in the Gazette of India, appoint.

Short title,
extent and
commence-
ment.

2. In this Act, unless there is anything repugnant to the subject, definition or context:—

(a) any reference to the passing or import or export of goods "by land" shall be deemed to include the passing or import or export of goods by any land waterway constituting a foreign frontier or part of a foreign frontier;

[S] 19 of 1924.

(b) "Chief Customs authority" means the Chief Board of Revenue constituted under the Central Board of Revenue Act, 1924; and includes, in relation to any power or duty which the Governor-General in Council may, by notification in the Gazette of India, transfer from the Chief Board of Revenue to a local Government, the local Government of such officer as the local Government may appoint in that behalf;

(c) "Collector of Land Customs" means a Collector of Land Customs appointed under section 3;

(d) "Indian goods" means any article on which a duty of land customs is leviable by virtue of a notification issued under section 3 of the Indian Tariff Act, 1924;

[S] 19 of 1924.

(e) "foreign frontier" means the frontier separating any foreign territory from any part of British India;

(f) "foreign territory" has the same meaning (other than territory forming part of a State in India) which has been assigned under section 3 of the Indian Tariff Act, 1924, to the word "foreign territory" for the purposes of that Act;

[S] 19 of 1924.

(g) "land customs area" means any area adjoining a foreign frontier for which a Collector of Land Customs has been appointed under section 3; and

(h) "local Government" means, in relation to a notification issued by a local Government, the local official Government, in relation to a notification issued by the Chief Board of Revenue, the Gazette of India.

Appointment of Land Customs Officers	<p>3. (7) The Governor General in Council may, by notification in the <i>Gazette of India</i>, appoint, for any area, showing a design frontier and specified in the notification, a person to be the Collector of Land Customs and such other persons as he thinks fit to be Land Customs Officers.</p> <p>(8) The Governor General in Council may delegate to any Local Government or to the Chief Customs authority any power conferred upon him by sub-section (7), and the Local Government or the Chief Customs authority may delegate to any Collector of Land Customs any power to appoint Land Customs Officers which has been so delegated to it.</p>
Establishment of land customs stations and determination of limits	<p>4. The Chief Customs authority may, by notification in the official <i>Gazette</i>,—</p> <p>(a) establish land customs stations for the levy of land customs in any land revenue area; and</p> <p>(b) prescribe the routes by which goods, on any class of goods specified in the notification, may pass by land out of or into any foreign territory, or to or from any land customs station situated in any foreign territory.</p>
Permit for goods passing across frontier	<p>5. (1) Every person desiring to pass any goods, whether dutiable goods or not, by land out of or into any free zone territory shall apply in writing, in such form as the Chief Customs authority may by notification in the official <i>Gazette</i> prescribe, for a permit for the passage thereof, to the Land Customs Officer in charge of a land customs station established in a land revenue area adjoining the foreign frontier across which the goods are to pass.</p> <p>(2) When the duty on such goods has been paid or the goods have been bonded by the Land Customs Officer to be free of duty, the Land Customs Officer shall grant a permit satisfying that duty has been paid on such goods or that the goods are free of duty, as the case may be.</p> <p>(3) Any Land Customs Officer, duly empowered by the Chief Customs authority on this behalf, may require any person in charge of any goods which such Officer has reason to believe to have been imported, or to be about to be exported, by land from, or to, any foreign territory to produce the permit granted for such goods, and any such goods which are dutiable and which are accompanied by a permit so produced, shall be bonded and shall be liable to examination provided that nothing in this subsection shall apply to any imported goods passing from a foreign frontier to a land revenue station by a route prescribed in this behalf.</p> <p>(4) The Chief Customs authority may, by notification in the official <i>Gazette</i>, direct that the provisions of this section, or any specified portions thereof, shall not, in any land revenue area specified in the notification, apply in respect of goods of any class or value so specified.</p> <p>6. A Land Customs Officer empowered in this behalf by the Chief Customs authority shall pass free of duty any goods imported or exported by land by any passenger, if he is satisfied that the goods are the passenger's personal baggage or outfit.</p> <p>7. Any person who—</p> <p>(a) in any case in which the permit referred to in section 5 is required, passes or attempts to pass any goods by land out of or into any foreign territory through any land customs station without such permit, or</p>
Personal baggage	
Passage	

(d) attempts or attempts to convey to or from any foreign territory or to or from any land station within any goods by a mode other than the ports, if any, permitted for such passages under this Act, or

(e) with is a passing or conveying any goods, or, knowing that any goods have been so passed or conveyed, being or causing and

shall be liable in a penalty not exceeding, where the goods are not dutiable, fifty shillings, where the goods or any of them are dutiable, one thousand shillings, and any dutiable goods in respect of which the offence has been committed shall be liable to forfeiture.

8. No goods other than personal baggage or goods belonging to the Government or to a public body shall be delivered or passed at any land station within any goods, except with the special permission of the Land Customs Officer in charge thereof.

REVISED

(a) on any public holiday within the meaning of section 33 of the *Public Holidays Act, 1913*, or on any day on which the passage and delivery of goods at such land station system has been prohibited by the Chief Customs authority by proclamation in the official Gazette, or

(b) on any day except between such hours as the Chief Customs authority may, by a like proclamation, appoint.

THE ACT.

9. (2) The provisions of the *Port Customs Act, 1913*, which are specified in the schedule, together with all modifications, extensions, rules or forms issued, made or prescribed thereunder, shall, so far as they are applicable, apply for the purpose of the levy of national land station under this Act in the manner in which they apply for the purpose of the levy of duties of customs on goods imported or exported by sea.

(3) For the purpose of such application the said provisions, modifications, extensions, rules and forms may be construed with such alterations as may be necessary or proper, including those for the said purpose, but not so as otherwise to alter the substance thereof, and in particular—

(a) references to bills of lading and to shipping bills shall be deemed to be references, respectively, to a platform for permits to import and, if platforms for permits to export such are so referred to in section 5,

(b) references to a Chief Customs Officer shall be deemed to be references to a Collector of Land Customs,

(c) references to a Customs Collector shall be deemed to be references to a Land Customs Officer for the time being in charge of a land customs station or duly authorized to perform all, or any specified duties of an officer in the charge,

(d) references to a customs house shall be deemed to be references to a land customs station,

(e) references to a customs port shall be deemed to be references to a land customs area,

Application of Act, 1913, to 1924.

- (f) reference to a foreign port shall be deemed to be reference to foreign territory,
- (g) reference to goods brought by sea or land, and to goods shipped or brought for shipment, or, a customs port shall be deemed to be reference respectively to goods brought across a foreign frontier into a land customs area, and to goods brought to a land customs station for export,
- (h) reference to Officers of Customs shall be deemed to be reference to Commissioners of Land Customs or Land Customs Officers appointed under this Act,
- (i) reference to persons on board of any vessel or boat in any port or to persons landing about to be deemed to be reference to persons who have entered a land customs area from foreign territory, and
- (j) reference to "this Act" shall be deemed to be reference to the Sea Customs Act, 1874, as amended for the purpose of this Act, or to this Act, as the case may require.

Operation of *Act VI of 1915 and 1916 of 1917* 10. *Notwithstanding anything contained in section 2 of the Indian Act, 1905, nothing in the Indian Customs Act, 1914, or in 1915 or 1916, or the Indian Land Customs Act, 1917, shall apply in respect of the levy or collection of duties of customs on articles imported or exported by land from India or in any foreign territory as defined in this Act.*

THIS SCHEDULE

(See Section 2.)

Exemption of the Sea Customs Act, 1874, which are hereby applicable for the purpose of the levy of duties of land customs

Sections 4, 8 to 10, 14, 23, 25, 30, 35 to 38, 39 (except the proviso), 40 to 46, sections 137, Nos. 1, 2, 3, 4, 5, 6, 7 to 10 and 12 to 20, sections 162 to 174, 176 to 181, 182 to 184, 186 to 197 and 205 to 208.

The following Bill was introduced in the Legislative Assembly on the 15th September 1924:—

No. 26 of 1924.

A Bill to amend certain enactments relating to the levy of duties of land customs and to amend certain enactments relating to the levy of duties of land customs

WHEREAS it is expedient to amend certain enactments whereby the levy of duties of land customs is made payable under the enactments aforesaid; It is hereby enacted as follows:

- (1) This Act may be cited the Workmen's Branch of Customs (Amendment) Act, 1924.
- (2) It shall come into force on the first day of April 1925.

Short title and commencement.

Enactment.

3 The enactments mentioned in the Schedule are hereby repealed to the extent specified in the Schedule annexed thereto.

THE SCHEDULE
 ENACTMENTS REPEALED,
 (See Section 2.)

Year.	No.	Short Title.	Extent of repeal.
1859	XII	The Workmen's Breach of Contract Act, 1859.	The whole.
1859	XIV	The Indian Penal Code.	Sections 430 and 431.
1857	XIV	The Indian Penal Code, 1857.	Sections 430 and 431, in relation to the 1859 Act, 1859.
1859	XII	The Workmen's Breach of Contract (Amendment) Act, 1859.	The whole.
"	XXVIII	The Criminal Code, 1859.	So much of the Code relating to breach of the Workmen's Breach of Contract Act, 1859.

1924.

1924.
X of

STATEMENT OF OBJECTS AND REASONS.

On the 26th February 1924, Mr. K. C. Noyah asked for leave to introduce a Bill in the Legislative Assembly to repeal the Workmen's Breach of Contract Act, 1859, as amended by Act XII of 1859. The motion, which was finally agreed by the Assembly, was supported by Government on the ground that though the Act might not be necessary in an administrative sense, local Governments must be at liberty to place before their own legislatures some measure to give protection, where necessary, to employers and administrators in particular areas and on particular circumstances. It was also pointed out that there must be given to employers and administrators to adjust themselves to the changed conditions which would follow when the Act was repealed. An undertaking was, however, given that Government would take the necessary steps to repeal the Act with effect from 1924. This Bill is intended to give effect to that undertaking, and seeks to repeal with effect from 1st April 1924 the Act of 1859. As approximately two and one-half years have taken of repealing sections 430 and 431 of the Indian Penal Code which deal with cognate matters to those repealed seems to be a logical development of the repeal of the Act of 1859.

Enacted,
 The 25th September 1924.

A. F. MURDOCH.

H. MONTGOMERY SMITH,
 Secretary to the Government of India.

Acts of the Indian Legislature assented to by the Governor-General.

GOVERNMENT OF INDIA.
LEGISLATIVE DEPARTMENT.

The following Act of the Indian Legislature received the assent of the Governor-General on the 10th September 1914, and is hereby promulgated for general information:—

ACT No. XV of 1914.

An Act further to amend the Indian Motor Vehicles Act, 1914, for certain purposes.

WHEREAS it is expedient further to amend the Indian Motor Vehicles Act, 1914, for purposes hereinbefore appearing; It is hereby enacted as follows:—

1. This Act may be called the Indian Motor Vehicles (Amendment) Act, 1914.

2. In clause (c) of sub-section (2) of section 11 of the Indian Motor Vehicles Act, 1914, after the words "arm" in which the words "and the duration for which" shall be inserted.

Amendment of section 11 of Act XVII of 1914

H. MONCRIEFF SMITH,
Secretary to the Government of India.

(Repealed by order of His Excellency the Governor in Council)

V. T. KRISHNAMA ACHARIYAR,
Acting Secy. to Govt., Law (Legislative) Dept.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 17.] MADRAS, TUESDAY EVENING, SEPTEMBER 30, 1924. [Price, 1/600

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Report of Select Committee, viz., to be presented to the Legislative Council of the Governor of Madras.

REPORT OF THE SELECT COMMITTEE ON THE MADRAS IRRIGATION BILL (No. 1 of 1924).

FORWARDED BY THE GOVERNMENT.

(1924)

I agree with the report of the Select Committee except on any clause which has curtailed any of the existing rights of the Malabar Jetties.

23rd Sep. 1924.

V. MADHAVA RAJAH.

V. T. KRISHNAMA ACHARYAN,
Acting Secy. to Govt., Law (Legislative) Dept.

PRINTED AND PUBLISHED BY THE GOVERNMENT, GOVERNMENT PRESS.



SUPPLEMENT TO PART II

THE FORT ST. GEORGE GAZETTE.

No. 40.7

MADRAS, TUESDAY EVENING, SEPTEMBER 29, 1908. (Tenth Edition.)

ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING
25th SEPTEMBER 1964

PLUMMER, ROTHMAN AND

[illegible]

Device as per Drawing of Assembly,
 Material: 4047 Stainless Steel.

N. D. ANSTEAD,
Director of operations

SPECIAL FAMINE TELEGRAM TO THE GOVERNMENT OF INDIA,
DEPARTMENT OF EDUCATION, HEALTH AND LANDS, DELHI.

WICH. ARK. 27th February 1924.

Assembly.—Ten relief works (12) program. Two vice (ordered to be) closed (from) 20th instant (and) two other (in) completion (of) work on hand. Shatras starting. Goods shown mostly allied. Fall (in) attendance owing (to) recent rains. No relief (of) foreigners. **Malaya**

2.5 inches of rain is used. Water supply sufficient in Poyais area and deficient in non-Poyais areas. Transferring poultry in Poyais areas and preparing poultry feed beds in non-Poyais areas. *Forage crops very satisfactory for dry crops but slightly reduced for wet crops. Stalling crops fair. Harvested first crop poultry in the Poyais area and dry grains elsewhere; another crop, Pussow, due.*

Three inches of rain in week. Water supply insufficient for vegetation except in parts of the tablelands of Northampton and Devonshire. Drains in fields satisfactory. Grazing sheep good. Harvested wheat; autumn fall. Fodder dear in the tablelands of Northampton, Devonshire, and Dorsetshire. Stocks of feed grains insufficient in the tablelands of Dorsetshire and Northampton. Frost on 1st.

Plants of *Salix* in mud. Understory sufficient except in parts of the beds of *Antennaria*, *Geranium*, and *Salix*. Flow over levelization about 200 feet on the SW and 100 feet on the NW; discharge through weirs adequate. Service to date satisfactory. Sloughing over mud.

4.8 inches of rain in week. Water-supply sufficient. *Swings in date satisfactory.* Standing crops of poultry generally fair. Harvested poultry markets fair. *Prospects fair.*

On sides of ridge in wash. Water supply sufficient. Growing around rim trap is partly *Sonchus* heads slightly retracted. Banding: rows of paddy very good on high lying lands and poor on low-lying lands by the side of river. Harvested first crop paddy; surface normal. Fireweed and other weeds present.

Hydroelectricity in work. Water-supply sufficient. Transplanting pecky in Glendale tribe. Sweeps in both satisfactory. Shearing over fair. Harvested wheat and barley; pasture normal; potato, not fair. Pigeons fair except in the Colerain tribe.

Note.—Partners by themselves in the Yellow Springs; the tables of Emerald Disposition of Colorizing, the tables of Penetration and Calculation of Penetration, and the Whiteboarder's Book of Europe.

[illegible]

Costly change

- (2) *Andrias* is reported from the islands of Baffin and Ellesmere.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 27th SEPTEMBER 1964.

District.		Rainfall in inches				Prices of maize (in its various) per Tonne.														District.	
		In the week.		Style the rest of the week from 1st Sept.		Kis.		Bag 1		Chicoma.		Gushe.		Wto per A.							
																			Wto per A.		
		10th.	Average of 10th and 11th.	10th.	Average of 10th and 11th.	Comparative price of the previous week per T.	End week.	10th week.	Comparative price of the previous week per T.	End week.	This week.	Comparative price of the previous week.	End week.	This week.	Comparative price of the previous week.	End week.	This week.				
Gushe.	Garjan	87	30	31.0	34.0	88	97	88	101	107	101	-	-	-	-	-	-	Garjan	Tampung-juma	Gushe.	
	Yanga-juma	83	31	30.0	40.7	-	-	-	100	97	100	101	100	100	100	100	100	Yanga-juma			
	Garjan	70	14	31.1	27.0	97	100	97	100	100	100	100	100	100	100	100	Garjan				
	Kisumu	40	10	80.0	50.0	91	80	83	100	100	100	100	100	100	100	100	Kisumu				
	Gushe	40	14	30.0	20.0	90	80	80	100	100	100	100	100	100	100	100	100	Gushe			
Tuscan.	Karum	30	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Karum	Tuscan.		
	Uguru	10	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Uguru			
	Arusha	01	07	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Arusha			
	Gushe	40	14	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Gushe			
	Gushe	40	14	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Gushe			
Gushe.	Malindi	50	05	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Malindi	Gushe.		
	Ching'oni	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Ching'oni			
	Musoni	00	00	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Musoni			
	South Coast	04	04	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	South Coast			
	Gushe	40	14	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Gushe			
Central.	Chicoma	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Chicoma	Central.		
	North Coast	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	North Coast			
	Chicoma	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Chicoma			
	Chicoma	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Chicoma			
	Chicoma	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Chicoma			
South.	Malindi	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Malindi	South.		
	Malindi	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Malindi			
	Malindi	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Malindi			
	Malindi	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Malindi			
	Malindi	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Malindi			
West Coast.	Malindi	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Malindi	West Coast.		
	South Kananu	00	00	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	South Kananu			
	Malindi	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Malindi			
	Malindi	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Malindi			
	Malindi	40	10	10.0	10.0	90	80	90	100	100	100	100	100	100	100	100	100	Malindi			
(In Round Figures.)																					

MADEIRA 2 PRINTED AND PUBLISHED BY THE GOVERNMENT, GOVERNMENT PRESS.

See to, 1964.]

PORT OF GOSWAMI GATEWAY SETTLEMENT